

Queensland

Natural Resources and Other Legislation Amendment Bill 2005



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A Bill

for an Act to amend legislation about natural resources, and for other purposes

s 1

	The Pa	arliament of Queensland enacts—	1
	Part	1 Preliminary	2
Clause	1	Short title This Act may be cited as the Natural Resources and Other Legislation Amendment Act 2005.	3 4 5
Clause	2	Commencement This Act commences on a day to be fixed by proclamation.	6 7
	Part	2 Amendment of Coal Mining Safety and Health Act 1999	8 9
Clause	3	Act amended in pt 2 This part amends the <i>Coal Mining Safety and Health Act</i> 1999.	10 11 12
Clause	4	Amendment of s 126 (Qualifications for appointment as inspector) Section 126, from 'has'— <i>omit, insert</i> — 'has appropriate competencies and adequate experience to effectively perform an inspector's functions under this Act.'.	13 14 15 16 17 18
Clause	5	Amendment of s 129 (Further functions of inspectors) Section 129(b), 'inspector'—	19 20

		and insent	1
		omit, insert—	1
		'executive'.	2
Clause	6	Amendment of s 160 (Additional powers o inspector)	of chief 3 4
		(1) Section 160(a)—	5
		omit.	6
		(2) Section 160(b) and (c)—	7
		<i>renumber</i> as section 160(a) and (b).	8
Clause	7	Amendment of s 255 (Proceedings for off	ences) 9
		(1) Section 255(5), from 'inspector'—	10
		omit, insert—	11
		'executive.'.	12
		(2) Section 255(6), definition <i>person dissatisfic</i> paragraph (c)—	ed with a decision, 13 14
		omit.	15
Clause	8	Amendment of s 256 (Recommendation to	o prosecute) 16
		(1) Section 256(1), 'chief inspector'—	17
		omit, insert—	18
		'chief executive'.	19
		(2) Section 256(2), 'inspector's'—	20
		omit, insert—	21
		'executive's'.	22
Clause	9	Amendment of s 276 (Protection from liab	bility) 23
		(1) Section 276(3), definition <i>official</i> , paragrap	bhs (b) to (h)— 24
		renumber as paragraphs (c) to (i).	25
		(2) Section 276(3), definition <i>official</i> —	26

s 10	12 Natural Resources and Other Legislation Amendment Bill 2005	s 13
	insert—	
	(b) the chief executive; or'.	
Part	3 Amendment of Land Act 19	94
10	Act amended in pt 3	
	This part amends the Land Act 1994.	
11	Omission of s 2 (Commencement)	
	Section 2—	

Clause	12	Amendr	nent of s 275 (Registers comprising land registry)	9
		Sect	ion 275—	10
		inse	rt—	11
		'(f)	registers about land prescribed under a regulation under	12

		this Act;	13
	(g)	registers about land required or permitted by an Act to be kept by the chief executive;	14 15
	(h)	other registers about land required or permitted by an Act to be included in the land registry.'.	16 17
Clause 13	Amendr executiv	ment of s 276 (Registers to be kept by chief ve)	18 19
	(1) Sect	ion 276(f), 'the regulations'—	20
	omit	t, insert—	21
	'a re	egulation'.	22

(2) Section 276— insert—

Clause 10

Clause 11

omit.

				isters about land required or permitted by an Act to kept by the chief executive;	1 2
			. ,	er registers about land required or permitted by an to be included in the land registry.'.	3 4
Clause	14	Am	endmen	t of s 281 (Other information may be kept)	5
			Section 2	281—	6
			insert—		7
		'(2)		rmation may include information given to the chief e by another entity.	8 9
		·(3)	omission	ant entity is not civilly liable for an act done, or a made, honestly and without negligence in relation to g or keeping of information under this section.	10 11 12
		'(4)	the chief or keepin relevant	limiting subsection (3), a relevant entity other than executive is not civilly liable in relation to the giving of inaccurate information under this section if the entity did not give the information to the chief e for keeping under this section.	13 14 15 16 17
		' (5)	In this se	ection—	18
			relevant	<i>entity</i> means—	19
			(a) the	chief executive; or	20
			(b) the	Minister; or	21
			(c) the	State.'.	22
Clause	15		olacemer ument)	nt of s 282 (Distinguishing reference for each	23 24
			Section 2	282—	25
			omit, ins	ert—	26
	'282			tive's procedures on lodgment and of document	27 28
		'(1)		document is lodged in the land registry, the chief e must note on the document—	29 30
			(a) the	date and time of lodgment; and	31

		(b) an identifying reference.	1
	'(2)	When the document is registered, the chief executive must record the information mentioned in subsection (1)(a) and (b) in the appropriate register.'.	2 3 4
Clause 16	Am	nendment of s 284 (Entitlement to search a register)	5
	(1)	Section 284(1), from 'When' to 'may'—	6
		omit, insert—	7
		'A person may, on payment of the fee prescribed under a regulation'.	8 9
	(2)	Section 284—	10
		insert—	11
	'(3)	A search under subsection (1) may be carried out at, or a copy mentioned in subsection (1) obtained from, an office of the land registry during office hours on a day the land registry is open for business.	12 13 14 15
	'(4)	Also, a search under subsection (1) may be carried out at, or a copy mentioned in subsection (1) obtained from, the website of an entity engaged by the chief executive for the purpose of allowing persons to search the land registry or obtain copies of particulars, documents or other information kept in the registry.	16 17 18 19 20 21
	' (5)	The chief executive may allow a person to carry out a search under subsection $(1)(a)$ for—	22 23
		(a) only part of the particulars recorded about a lease, licence, permit or reserve; or	24 25
		(b) only part of a document lodged or deposited in the land registry; or	26 27
		(c) only part of the information about a document lodged or deposited in the land registry.	28 29
	' (6)	The chief executive may enter into an agreement with another department allowing the department to carry out a search, or obtain a copy, under this section without payment of the fee mentioned in subsection (1).	30 31 32 33

s 17

		'(7)	However, the chief executive may enter into an agreement under subsection (6) only if the chief executive is reasonably satisfied the information obtained from the search or the copy will not be—	
			(a) used for a commercial purpose, including, for example, the marketing or sale of the information or other information; or	5 6 7
			(b) included in another database of information, in any form, other than with approval from the chief executive.'.	8 9 10
Clause	17	Ins	sertion of new s 285A	11
			Chapter 6, part 1, division 2, after section 285—	12
			insert—	13
	'285 <i>/</i>	A Su	pply of statistical data	14
		'(1)	The chief executive may enter into an agreement to supply statistical data derived from documents or information kept in the land registry.	15 16 17
		'(2)	If the chief executive supplies statistical data under subsection (1)—	18 19
			(a) the fees and charges applying for the supply of the data are the fees and charges agreed to in the agreement; and	20 21
			(b) without limiting paragraph (a), the agreement may also state—	22 23
			(i) how the fees and charges are to be calculated; and	24
			(ii) how payment of the fees and charges is to be made.	25
		' (3)	Without limiting subsection (1), an agreement for the supply of statistical data may limit the use to which the data supplied may be put.	26 27 28
		'(4)	An agreement for the supply of statistical data must include—	29
			(a) a provision allowing the chief executive to exclude particulars from data supplied under the agreement, if the chief executive is satisfied, on reasonable grounds,	30 31 32

	that inclusion of the particulars may result in the particulars being inappropriately disclosed or used; and	1 2
	(b) a provision allowing the chief executive to prohibit disclosure, or limit distribution or use, of data supplied under the agreement.	3 4 5
' (5)	An agreement under this section must not provide for the obtaining of information or anything else that may be obtained under a search under section 284, other than section $284(1)(a)(iv)$.	6 7 8 9
'(6)	The chief executive must exclude land particulars and personal information from data supplied under the agreement.	10 11
' (7)	Subsection (6) applies despite anything in the agreement.	12
' (8)	In this section—	13
	<i>land particulars</i> means particulars from any instrument or information kept by the chief executive that may allow a person to identify land to which the instrument or information relates.	14 15 16 17
	<i>personal information</i> means a particular from any instrument or information kept by the chief executive that may allow a person to identify a person to whom the instrument or information relates.'.	18 19 20 21
18 Ins	ertion of new ss 286A and 286B	22
	After section 286—	23
	insert—	24
'286A Lar	nd practice manual	25
' (1)	The chief executive may keep a manual of land practice (by whatever name called) in the way the chief executive considers appropriate, for the information and guidance of land registry staff and persons dealing with the land registry.	26 27 28 29
' (2)	The manual may include—	30
	(a) directions given by the chief executive under section 287(1)(b); and	31 32

Clause

	(b)		ctions given by the registrar under the <i>Land Title Act</i> A , section 10(1)(b); and	1 2
	(c)	the and	tices developed in the land registry, before or after commencement of this section, for the depositing lodging of documents, including practices directed usuring—	3 4 5 6
		(i)	there is consistency and efficiency in land registry processes; and	7 8
		(ii)	each register under this Act is an accurate, comprehensive and useable record; and	9 10
		(iii)	the integrity of the registers included in the land registry is supported and maintained to the greatest practicable extent.	11 12 13
·(3)	infor addit	matic ional	ual may include statements about additional on a person may be required to produce, or documents a person may be required to deposit, ion 305. ¹	14 15 16 17
'(4)			executive must make the manual available to the he way the chief executive considers appropriate.	18 19
ʻ(5)	ensu	re an	imiting subsection (4), the chief executive must up-to-date copy of the manual is available to be read arge at each office of the land registry.	20 21 22
'286B Red	quirin	g pla	an of survey to be lodged	23
' (1)	The o	chief	executive may—	24
	(a)	othe	ire a trustee of trust land who proposes to lease or rwise deal with all or part of the land to lodge a plan urvey of the land; or	25 26 27
	(b)	deal	ire a lessee who proposes to sublease or otherwise with the lease or part of the lease to lodge a plan of ey of the land the subject of the lease.	28 29 30
'(2)	-	-	of survey must comply with the <i>Survey and Mapping ture Act 2003</i> and must be certified as accurate by a	31 32

			cadastral surveyor within the meaning of the Surveyors Act 2003.'.	1 2
Clause	19		nendment of s 287 (Registered documents must be in appropriate form)	3 4
		(1)	Section 287, heading, from 'be'—	5
			omit, insert—	6
			'comply with particular requirements'.	7
		(2)	Section 287(1)(b)—	8
			<i>renumber</i> as section 287(1)(c).	9
		(3)	Section 287(1)—	10
			insert—	11
			(b) the document complies with the directions of the chief executive about—	12 13
			(i) how the appropriate form must be filled in; or	14
			(ii) how information to be included in or given with the document must be included or given; and'.	15 16
		(4)	Section 287—	17
			insert—	18
		'(3)	Also, a document that does not comply with a direction mentioned in subsection (1)(b) may be registered if the chief executive is satisfied it is reasonable to not require the compliance.'.	19 20 21 22
Clause	20	Ine	ertion of new ss 288A–288C	23
Clause	20		After section 288—	23 24
			insert—	25
	'288A		ginal mortgagee to confirm identity of ortgagor	26 27
		' (1)	This section applies to the mortgaging of a lease or a sublease.	28
		'(2)	Before the mortgage is lodged for registration, the mortgagee under the mortgage (the <i>original mortgagee</i>) must take	29 30

reasonable steps to ensure the person who executed the 1 mortgage as mortgagor is identical with the person who is, or 2 who is about to become, the lessee of the lease or sublessee of 3 the sublease. 4 5 (3) Without limiting subsection (2), the original mortgagee takes reasonable steps under the subsection if the original 6 mortgagee complies with practices included in the manual of 7 land title practice under section 286A(2)(c) for the 8 verification of identification of mortgagors. 9 The original mortgagee must, for 7 years after the mortgage is **'(4)** 10 registered, and whether or not there is registered a transfer of 11 the mortgage-12 keep, in the approved form, a written record of the steps (a) 13 taken under subsection (2); or 14 keep originals or copies of the documents and other (b) 15 evidence provided to or otherwise obtained by the 16 original mortgagee in complying with subsection (2). 17 Maximum penalty—20 penalty units. 18 **'**(5) The chief executive may, whether before or after the 19 registration of the mortgage, and whether or not there has 20 been registered a transfer of the mortgage, ask the original 21 mortgagee-22 to advise the chief executive about the steps taken by the (a) 23 original mortgagee under subsection (2); and 24 (b) to produce for the chief executive's inspection the 25 written record mentioned in subsection (4)(a) or the 26 originals or copies mentioned in subsection (4)(b). 27 **'**(6) The original mortgagee must comply with a request under 28 subsection (5) unless the original mortgagee has a reasonable 29 excuse. 30 Maximum penalty—20 penalty units. 31 **'**(7) This section applies to a mortgage only if it is executed after 32 the commencement of this section.

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'288B	Mortgage transferee to confirm identity of mortgagor							
-	(1)		section applies to the transfer of the mortgage of a lease sublease.	3 4				
	f(2)	unde reasc mort wher	re the transfer is lodged for registration, the transferee r the transfer (the <i>mortgage transferee</i>) must take onable steps to ensure that the person who executed the gage as mortgagor was identical with the person who, n the mortgage was executed, was, or was about to me, the lessee of the lease or sublessee of the sublease.	5 6 7 8 9 10				
	f(3)	reasc trans land	out limiting subsection (2), the mortgage transferee takes onable steps under the subsection if the mortgage feree complies with practices included in the manual of title practice under section 286A(2)(c) for the ication of identification of mortgagors.	11 12 13 14 15				
ć	⁴ (4)	of th	mortgagee transferee must, for 7 years after the transfer ne mortgage is registered, and whether or not there is tered a further transfer of the mortgage—	16 17 18				
		(a)	keep, in the approved form, a written record of the steps taken under subsection (2); or	19 20				
		(b)	keep originals or copies of the documents and other evidence provided to or otherwise obtained by the mortgage transferee in complying with subsection (2).	21 22 23				
		Maxi	imum penalty—20 penalty units.	24				
	² (5)	regis there	chief executive may, whether before or after the tration of the transfer of the mortgage, and whether or not has been registered a further transfer of the mortgage, he mortgage transferee—	25 26 27 28				
		(a)	to advise the chief executive about the steps taken by the mortgage transferee under subsection (2); and	29 30				
		(b)	to produce for the chief executive's inspection the written record mentioned in subsection $(4)(a)$ or the originals or copies mentioned in subsection $(4)(b)$.	31 32 33				
	⁶ (6)		mortgage transferee must comply with a request under ection (5) unless the mortgage transferee has a reasonable se.	34 35 36				

Maximum penalty—20 penalty units.

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'(7)	This section applies to a transfer of a mortgage only if the	2
	transfer is executed after the commencement of this section.	3

'(8) However, this section applies in relation to a mortgage whenever executed.

'288C Effect of registration of mortgage under Land Title Act 1994

'(1) This section applies if a mortgage (the *relevant mortgage*) to 8 which section 288A(2) applied, or that was the subject of a 9 transfer to which section 288B(2) applied, becomes registered 10 under the Land Title Act 1994 on the issue of a deed of grant 11 under this Act. 12

Example— 13 Under section 458(2), a deed of grant is issued subject to a mortgage to 14 which section 288A(2) applied. 15 ·(2) Sections 288A and 288B continue to have effect in relation to 16 the mortgage or transfer as if the mortgage were still 17 registered under this Act. 18 '(3) However, the Land Title Act 1994, sections 185(1A) and 19 189(1)(ab) have effect in relation to the mortgage. 20 **'**(4) For applying subsection (3)— 21 the references in the Land Title Act 1994, section 22 (a) 185(1A)(a) and (b) to the instrument of mortgage are 23

- taken to be references to the relevant mortgage; and 24 the references in the Land Title Act 1994, sections (b) 25
- 185(1A)(a) and 189(1)(ab) to sections 11A(2) and 26 11B(2) of that Act are taken to be references to sections 27 288A(2) and 288B(2) respectively of this Act; and 28
- the reference in the Land Title Act 1994, section (c) 29 185(1A)(b) to the registered proprietor of the lot or the 30 interest in a lot is taken to be a reference to the lessee of 31 the lease or the sublessee of the sublease.'. 32

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Clause	21	Am	endment of s 290D (Explanatory format plan)	1
		(1)	Section 290D(2) and (3)—	2
			omit.	3
		(2)	Section 290D(4)—	4
			renumber as section 290D(2).	5
Clause	22		endment of s 290J (Requirements for registration of n of subdivision)	6 7
		(1)	Section 290J(1)(d)—	8
			omit.	9
		(2)	Section 290J(1)(e) to (i)—	10
			renumber as section 290J(1)(d) to (h).	11
		(3)	Section 290J(2)(a), 'subsection (1)(g), (h) and (i)'—	12
			omit, insert—	13
			'subsection (1)(f), (g) and (h)'.	14
Clause	23	Inse	ertion of new s 291A	15
			After section 291—	16
			insert—	17
	'291A	Cor	rection for omitted easement	18
		'(1)	Despite section 291(1)(b), the chief executive may otherwise act under section 291 to correct the leasehold land register to include the particulars of an easement (<i>easement particulars</i>) that have been omitted from the register in relation to a lease.	19 20 21 22
		'(2)	For subsection (1), easement particulars are taken to have been omitted from the leasehold land register in relation to a lease only if—	23 24 25
			 (a) the easement was in existence when the particulars of the lease were first registered, but the easement particulars have never been recorded in the leasehold land register against the lease; or 	26 27 28 29

		(b) the easement particulars have previously been recorded in the leasehold land register, but the current particulars in the leasehold land register about the lease do not include the easement particulars, other than because the easement has been extinguished in relation to the lease; or	1 2 3 4 5 6
		(c) the document providing for the easement was lodged for registration but, because of an error of the chief executive, has never been registered.	7 8 9
	' (3)	Subsection (2) applies whether or not the lease has at any time been transferred or otherwise dealt with.	10 11
	' (4)	In subsection (2)(b)—	12
		extinguished includes surrendered.'.	13
Clause 24		nendment of s 294B (Building management statement by be registered)	14 15
	(1)	Section 294B(4)—	16
		renumber as section 294B(6).	17
	(2)	Section 294B(3)—	18
		omit, insert—	19
	·(3)	At least 1 of the lots to which a building management statement applies must be a lot entirely or partly contained in, or entirely or partly containing, 1 or more buildings.	20 21 22
	'(4)	A building management statement complying with subsection (3) may also apply to a lot the subject of a building development approval.	23 24 25
	' (5)	If a lot to which a building management statement applies is the subject of a plan of subdivision, the statement applies to each lot created by the registration of the plan.'.	26 27 28
	(3)	Section 294B—	29
		insert—	30
	' (7)	In this section—	31

			<i>building development approval</i> means a development approval, under the <i>Integrated Planning Act 1997</i> , for development relating to a proposed building or buildings.'.	1 2 3
Clause	25	Ins	ertion of new s 294BA	4
			After section 294B—	5
			insert—	6
	'294E		ngle area for lots to which building management tement applies	7 8
		'(1)	The lots to which a building management statement applies must form a single, continuous area of land.	9 10
		·(2)	A number of lots are taken to form a single, continuous area of land even if there is a road or watercourse within the external boundaries of the area comprising of the lots.	11 12 13
		'(3)	Despite subsection (1), a building management statement may apply to lots that do not form a single, continuous area of land if the chief executive is satisfied, on reasonable grounds, that all the lots are located within an area that is sufficiently limited to ensure the effective and efficient application of the provisions of this division.'.	14 15 16 17 18 19
Clause	26		nendment of s 294C (Circumstances under which ilding management statement may be registered)	20 21
			Section 294C(1), from 'registered'—	22
			omit, insert—	23
			'registered only if the statement is signed by the lessees of all lots to which the statement applies.'.	24 25
Clause	27		nendment of s 294D (Content of building management tement)	26 27
			Section 294D(2)—	28
			insert—	29
			(i) proposed future development.'.	30

Clause	28		endment of s 294I (Extinguishing a building nagement statement)	1 2
		(1)	Section 294I—	3
			insert—	4
		'(1A)	A building management statement may be extinguished in part to remove a lot that is not contained in, or does not contain, a building or a part of a building, by registering an instrument of partial extinguishment of the building management statement.'.	5 6 7 8 9
		(2)	Section 294I(2), after 'extinguishment'—	10
			insert—	11
			'or partial extinguishment'.	12
		(3)	Section 294I(3), after 'extinguished'—	13
			insert—	14
			'or partially extinguished'.	15
		(4)	Section 294I(1A) to (3)—	16
			renumber as section 294I(2) to (4).	17
Clause	29	Am	endment of s 295 (Right to have interest registered)	18
		(1)	Section 295(1)—	19
			insert—	20
			(e) the document is not inconsistent with another Act or law; and	21 22
			(f) if the document is a plan of survey—it is not inconsistent with another plan of survey.'.	23 24
		(2)	Section 295(2)—	25
			renumber as section 295(3).	26
		(3)	Section 295—	27
			insert—	28
		'(2)	If the document is a plan of survey and it is inconsistent with another plan of survey, the chief executive may—	29 30

			(a)	give a written notice to a person holding an interest in a lot that may be affected by registration of the plan of survey; or	1 2 3
			(b)	require the person who lodged the document to give a written notice, in the way the registrar requires, to a person mentioned in paragraph (a).'.	4 5 6
Clause	30			nent of s 296 (Tenure document to be returned to jistry)	7 8
			Sect	ion 296(2)—	9
			inse	rt—	10
			'(c)	a request to record the vesting of land, or an interest in land, under an Act if the vesting is in favour of the State or another entity representing the State.'.	11 12 13
Clause	31	Am	nendr	nent of s 302 (Effect of registration on interest)	14
			Sect	ion 302—	15
			inse	rt—	16
		' (2)	The	person holds the interest subject to-	17
			(a)	all other interests in the land previously registered; and	18
			(b)	all rights and interests of the State in the land, other than interests subsequently registered.'.	19 20
Clause	32		nendr cume	ment of s 304 (Correcting unregistered ents)	21 22
			Sect	ion 304(1), from 'correction on'—	23
			omit	t, insert—	24
			'cor	rection—	25
			(a)	on the document; or	26
			(b)	if the document is in electronic form—in the appropriate register.'.	27 28

Clause	33	Am	endment of s 305 (Requisitions)	1
		(1)	Section 305(1), after 'deposited a document'—	2
			insert—	3
			', or to another person who reasonably appears to the chief executive to be relevantly associated with the document'.	4 5
		(2)	Section 305(1), 'require the person'—	6
			omit, insert—	7
			'require a person'.	8
		(3)	Section 305(1)(b), 'person's'—	9
			omit.	10
		(4)	Section 305(5), 'by a person'—	11
			omit.	12
		(5)	Section 305(5), 'person complies with the requisition'—	13
			omit, insert—	14
			'requisition is complied with'.	15
Clause	34		endment of s 314 (Dispensing with production of cument)	16 17
			Section 314(2), 'lessee or licensee'—	18
			omit, insert—	19
			'lease or licence'.	20
Clause	35	Inse	ertion of new s 317A	21
			After section 317—	22
			insert—	23
	'317A	Ref	erences to registered standard terms document	24
			'In sections 319 and 320, a reference to a registered standard terms document includes a standard terms document that has been, or is taken to be, registered under the <i>Land Title Act 1994</i> .'.	25 26 27 28

Clause	36			nent of s 321 (Withdrawal or cancellation of I terms document)	1 2
			Secti	on 321(4), after 'terms document'—	3
			inser	<i>t</i> —	4
			', uno	der this section or the Land Title Act 1994,'.	5
Clause	37	Inse	ertior	n of new ss 358A and 358B	6
			After	section 358—	7
			inser	<i>t</i> —	8
	'358A			nent of leasehold land register or freehold ister for omitted acquired easement	9 10
		' (1)	This apply	section applies if all of the following circumstances	11 12
			(a)	before the commencement of this section, action was taken under an acquisition Act to acquire an easement, over freehold or non-freehold land (the <i>relevant land</i>);	13 14 15
			(b)	there is no outstanding issue of substance in relation to the payment of compensation under the acquisition Act for the acquisition;	16 17 18
				Examples—	19
				1 All compensation payable under the acquisition Act for the acquisition was paid to the person entitled to it.	20 21
				2 The issue of compensation payable under the acquisition Act for the acquisition was never pursued because any amount payable would have been negligible.	22 23 24
			(c)	the particulars of the acquisition have never been recorded in the appropriate register for the relevant land;	25 26
			(d)	the rights acquired under the acquisition have never been extinguished;	27 28
			(e)	the entity currently entitled to the rights acquired under the acquisition is a public utility provider;	29 30
			(f)	the Minister is satisfied, to the greatest practicable extent on the basis of documentary evidence, that the matters mentioned in paragraphs (a) to (e) are true.	31 32 33

	Example of documentary evidence—	1
	a copy of a gazette notice under the acquisition Act declaring the easement to be taken	2 3
'(2)	The Governor in Council may, by gazette notice, direct the chief executive or registrar of titles to amend the current particulars about the relevant land in the leasehold or freehold land register to record the current particulars of the easement.	4 5 6 7
'(3)	The gazette notice is authority for the chief executive or registrar to make the amendment in the register.	8 9
'(4)	Without limiting subsections (2) and (3), the chief executive or registrar of titles must, in recording the particulars of the easement, record in the register copies of the following—	10 11 12
	(a) the plan of survey used for identifying the easement when the easement was acquired, and any subsequent plan of survey relevant to identifying the easement;	13 14 15
	(b) any gazette notice forming part of the acquisition process under the acquisition Act.	16 17
'(5)	For this section, it does not matter whether the relevant land was freehold land or leasehold land when the easement was created, or whether the relevant land is freehold land or leasehold land when the gazette notice mentioned in subsections (2) and (3) is published.	18 19 20 21 22
' (6)	An amendment of a register may not be made under this section if 10 years have elapsed after the commencement of this section.	23 24 25
' (7)	In this section—	26
	<i>acquisition Act</i> means this Act, the repealed Act, the <i>Acquisition of Land Act 1967</i> or another Act providing for the compulsory acquisition of land.	27 28 29
	extinguished includes surrendered.	30
'358B_Co	mpensation not payable to any person for action	31
	der s 358A	32
		~ ~

^cA person is not entitled to compensation from the State under 33 this Act, the *Land Title Act 1994* or the *Acquisition of Land* 34

		Act 1967, or otherwise, for deprivation of an interest in land, or for loss or damage of any kind, arising out of the recording of the particulars of an easement under section 358A.'.	1 2 3
Clause	38	Amendment of s 361 (Definitions)	4
		(1) Section 361—	5
		insert—	6
		<i>public thoroughfare easement</i> means a public utility easement provided for under section 369(4).'.	7 8
		 (2) Section 361, definition <i>public utility provider</i>, paragraphs (a) and (b)— 	9 10
		omit, insert—	11
		(a) the State or another entity representing the State; or	12
		(b) the Commonwealth or another entity representing the Commonwealth; or'.	13 14
Clause	39	Amendment of s 362 (Easements may be created only by registration)	15 16
		Section 362(1), after 'non-freehold land'—	17
		insert—	18
		'(including any lease of non-freehold land or sublease of a lease of non-freehold land)'.	19 20
Clause	40	Amendment of s 366 (Rights and liabilities created on registration of document)	21 22
		Section 366(2), after 'public utility easement'—	23
		insert—	24
		'and is not a public thoroughfare easement'.	25
Clause	41	Amendment of s 369 (Public utility easements)	26
		Section 369—	27
		insert—	28

'(4)		her, a public utility easement may be registered for a right vay for the public only if—	1 2
	(a)	the public utility provider under the easement is the State or a local government; and	3 4
	(b)	use of the easement is limited to the following—	5
		(i) pedestrians;	6
		(ii) vehicles reasonably necessary for the building and maintenance of the easement.	7 8
'(5)		egistered public thoroughfare easement is taken not to be stered under this Act to the extent it—	9 10
	(a)	is inconsistent with the relevant provisions for the easement; or	11 12
	(b)	purports to provide other than for a public thoroughfare easement.	13 14
' (6)	ease	section (5) has effect only in relation to public utility ments registered after the commencement of this section.	15 16 17
' (7)	purp	chief executive may refuse to register a document porting to create a public thoroughfare easement if the f executive is satisfied it—	18 19 20
	(a)	is to any extent inconsistent with the relevant provisions for the easement; or	21 22
	(b)	purports to any extent to provide other than for a public thoroughfare easement.	23 24
'(8)	In th	nis section—	25
	pede	es trian includes—	26
	(a)	anyone who is a pedestrian within the meaning of the <i>Transport Operations (Road Use Management) Act 1995</i> ; and	27 28 29
	(b)	anyone or anything else whose use of an area is commonly associated with pedestrian use of the area.	30 31
		Example for paragraph (b)—	32
		a child being pushed in a pram, an animal being taken on a leash	33

		<i>relevant provisions</i> , for a public thoroughfare easement, means the provisions about public thoroughfare easements included in—	1 2 3
		(a) if the public utility provider under the easement is a local government—the <i>Local Government Act 1993</i> ; or	4 5
		(b) if the public utility provider under the easement is the State—the <i>Transport Infrastructure Act 1994</i> .'.	6 7
Clause	42	Amendment of s 371 (Surrendering an easement)	8
		(1) Section 371(2)(a), after 'benefited'—	9
		insert—	10
		'by the easement'.	11
		(2) Section 371(6), definition <i>owner of the land</i> , after 'licensee'—	12 13
		insert—	14
		', and also includes a mortgagee in possession'.	15
Clause	43	Amendment of s 372 (End and continuation of easements)	16 17
		(1) Section $372(3)$ to (5)—	18
		renumber as section 372(4) to (6).	19
		(2) Section 372—	20
		insert—	21
		(3) An easement over a sublease ends when the sublease ends.'.	22
Clause	44	Amendment of s 373A (Covenant by registration)	23
		(1) Section 373A(2), from 'is the State'—	24
		omit, insert—	25
		'is the State or another entity representing the State, or a local government.'.	26 27
		(2) Section 373A(4)(b)—	28

	omit, insert—	1
	(b) be aimed directly at preserving—	2
	(i) a native animal or plant; or	3
	(ii) a natural or physical feature of the land that is of cultural or scientific significance.'.	4 5
(3)	Section 373A(5)—	6
	omit, insert—	7
' (5)	A covenant under this division—	8
	(a) may be a positive covenant or a negative covenant; and	9
	(b) is binding on the covenantor and the covenantor's successors in title.'.	10 11
(4)	Section 373A(7), definition use—	12
	omit.	13
(5)	Section 373A(7)—	14
	renumber as section 373A(10).	15
(6)	Section 373A—	16
	insert—	17
' (7)	The covenant must not—	18
	 (a) secure the payment of money or money's worth payable under a condition of a development approval or an infrastructure agreement under the <i>Integrated Planning Act 1997</i>;² or 	19 20 21 22
	(b) provide for anything capable of being the subject of a document creating an easement.	23 24
' (8)	For subsection (4)(a), the covenant relates to the use of the land, a part of the land, a building on the land or a building proposed to be built on the land, only if it provides for—	25 26 27
	(a) a purpose for which the land, the part or the building must be used; or	28 29

² See also, the *Integrated Planning Act 1997*, sections 2.1.25 and 3.5.37.

		Examples of covenants for paragraph (a)—	1		
		• that a building on the land must be used for educational purposes	2 3		
		• that the land must be used for noise attenuation purposes	4		
	(b)	a purpose that is the only purpose for which the land, the part or the building may be used; or	5 6		
		Examples of covenants for paragraph (b)—	7		
		• that a building on the land may be used only for residential purposes	8 9		
		• that the land may be used only for organic farming	10		
	(c)	a purpose for which the land, the part or the building must not be used.	11 12		
		Examples of covenants for paragraph (c) —	13		
		• that a building on the land must not be used for a stated commercial purpose	14 15		
		• that the land must not be used for industrial purposes	16		
'(9)	of the build	subsection (4)(a), the covenant does not relate to the use he land, a part of the land, a building on the land or a ding proposed to be built on the land, to the extent it rides for—	17 18 19 20		
	(a)	for a building or proposed building—an architectural, construction or landscaping standard for the building; or	21 22		
	(b)	a statement, acknowledgement or obligation relating to the use of other land; or	23 24		
		Examples—	25		
		• an acknowledgement that the land is in the vicinity of other land and that the other land is used for industrial purposes	26 27		
		• a statement that the occupier of other land can not be made the subject of any proceedings relating to the occupier's use of that land	28 29 30		
	(c)	a condition that must be complied with before the land can be used for a stated purpose or any purpose; or	31 32		
		Example—	33		
		a condition that a residence can not be built on the land until stated utility services are connected	34 35		
			(d)	regulation of the conduct of the owner of the land, if the conduct is unrelated to, or is ancillary to, use of the land.	1 2
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				Examples for paragraph (d)—	3
				• an obligation not to start proceedings in relation to activities happening on other land	4 5
				• an obligation not to use the land for residential purposes unless a rainwater tank is installed'.	6 7
Clause	45	Ins	ertio	n of new s 373AA	8
			Afte	er section 373A—	9
			inser	rt—	10
	'373 <i>I</i>	ACo	mplia	ance with s 373A	11
		' (1)	regis	registered document of covenant is taken not to be stered under this Act to the extent it is inconsistent with ion 373A.	12 13 14
		'(2)		section (1) has effect only in relation to documents of enant registered after the commencement of this section.	15 16
		'(3)	creat exec	chief executive may refuse to register a document ting or purporting to create a covenant if the chief cutive is satisfied it is to any extent inconsistent with ion 373A.'.	17 18 19 20
Clause	46			ment of s 377 (Registering personal ntative)	21 22
		(1)	Sect	tion 377(2)(b)(ii), '\$150000'—	23
			omit	t, insert—	24
			' \$30	00000'.	25
		(2)	Sect	tion 377(2)(c)—	26
			omit	t, insert—	27
			'(c)	if paragraph (a) does not apply and the lessee, sublessee or licensee died leaving a will—	28 29
				(i) the person is, or is entitled to be, the deceased's personal representative; or	30 31

		(ii) the chief executive considers the person would succeed in an application for a grant of representation.'.	1 2 3
Clause	47 Amen	dment of s 379 (Registering beneficiary)	4
	Se	ection 379(2)(a)—	5
	on	nit, insert—	6
	'(8	a) the person who is, or is entitled to be, the deceased's personal representative gives written approval; and'.	7 8
Clause	48 Inserti	ion of new ch 7, pt 3B	9
	At	fter section 431N—	10
	ins	sert—	11
	'Part 3B	Tidal boundary plans of	12
		subdivision	13
	'431NADefini	tions for pt 3B	14
		n this part—	15
	tid	lal boundary means a boundary of land that—	16
	(a)) is identified with reference to water, however described, that is subject to tidal influence; and	17 18
		Example—	19
		a boundary established by reference to the Pacific Ocean or to high water mark	20 21
	(b)) having regard to how the boundary is identified, can not appropriately be represented on a plan of subdivision as a straight line boundary.	22 23 24
		<i>lal boundary plan of subdivision</i> means a plan of bdivision that includes a section of tidal boundary.	25 26
	'431NBApplic	cation of pt 3B	27

431NBApplication of pt 3B

(1) This part applies if—

	(a)	a tidal boundary plan of subdivision (the <i>new plan of subdivision</i>)—	1 2
		(i) was lodged on or after 8 November 2005 but before the commencement of this section; or	3 4
		(ii) is lodged after the commencement but before 8 November 2008; and	5 6
	(b)	the location of a section of tidal boundary (the <i>relevant section</i>), as represented on the new plan of subdivision, is inconsistent with its location as represented on the most recently registered previous plan of subdivision (the <i>earlier plan of subdivision</i>) to include some or all of the relevant section.	7 8 9 10 11 12
'(2)	subs	requirements of this part are in addition to, and are not in titution for, any other provision of this Act that applies to an of subdivision.	13 14 15
'431NC Pr	ohibi	tion on registration of relevant tidal boundary	16
pla	n of s	subdivision	17
pla '(1)	The	subdivision chief executive must not, without the approval of the ister under this part, register the new plan of subdivision.	17 18 19
-	The Mini The and plan this	chief executive must not, without the approval of the	18
(1) (2) '431ND A	The Mini The and plan this com	chief executive must not, without the approval of the ister under this part, register the new plan of subdivision. chief executive's refusal, on or after 8 November 2005, before the commencement of this section, to register a of subdivision is taken to have been a valid refusal under part if, on the commencement of this section, this part mences to apply in relation to the plan of subdivision. al of Minister in circumstances of accretion	18 19 20 21 22 23
(1) (2) '431ND A	The Mini The and plan this commonstrained plan this commonstrained plan this commonstrained this commonstrained by the second se	chief executive must not, without the approval of the ister under this part, register the new plan of subdivision. chief executive's refusal, on or after 8 November 2005, before the commencement of this section, to register a of subdivision is taken to have been a valid refusal under part if, on the commencement of this section, this part mences to apply in relation to the plan of subdivision. al of Minister in circumstances of accretion	18 19 20 21 22 23 24 25

- (2) The Minister may approve registration of the new plan of 31 subdivision, but only if the Minister is satisfied—32
 - (a) that the difference, as between the earlier plan of 33 subdivision and the new plan of subdivision, in the 34

location of the relevant section can appropriately be 1 attributed, in accordance with applicable law, to 2 accretion or erosion: and 3 (b) in relation to the location of the relevant section on the 4 new plan of subdivision, that the registration of the new 5 plan of subdivision, will not, in practical terms, be 6 contrary to the public interest. 7 431NE Approval of Minister in other limited circumstances 8 This section applies if— **(**1) 9 (a) the location of the relevant section on the earlier plan of 10 subdivision was inconsistent with directions and 11 instructions applying to surveyors when the earlier plan 12 of subdivision was prepared; or 13 there were no relevant directions or instructions (b) 14 applying to surveyors when the earlier plan of 15 subdivision was prepared. 16 ·(2) The Minister may approve registration of the new plan of 17 subdivision, but only if the Minister is satisfied, in relation to 18 the location of the relevant section on the new plan of 19 subdivision, that the registration of the new plan of 20 subdivision, will not, in practical terms, be contrary to the 21 public interest. 22 '431NF Limit on application of s 358 (Changing deeds of 23 grant—change in description or boundary of land) 24 'From 8 November 2005 until 7 November 2008, section 25 358(2)(b) does not apply to a tidal boundary. 26 '431NG No compensation for operation of this part 27 'A person is not entitled to compensation from the State under 28 this Act, or otherwise, for deprivation of an interest in land, or 29

for loss or damage of any kind, arising out of the operation of

this part, including, in particular-

30

		(a)	the Minister's refusal to approve, under this part, the registration of a plan of subdivision; or	1 2				
		(b)	the chief executive's refusal, under this part, to register a plan of subdivision; or	3 4				
		(c)	the non-application, under section 431 NF, of section $358(2)(b)$ to tidal boundaries.'.	5 6				
49	Am	nendr	ment of sch 6 (Dictionary)	7				
	(1)	Sche	edule 6, definition <i>lopping</i> —	8				
		omit	د •	9				
	(2)	Sche	edule 6—	10				
		inse	rt—	11				
		-	<i>osit</i> means file in the land registry other than for stration.	12 13				
		<i>earl</i> 4311	<i>ier plan of subdivision</i> , for chapter 7, part 3B, see section NB.	14 15				
			<i>ing</i> , a tree, means cutting or pruning branches of the tree, does not include—	16 17				
		(a)	removing the trunk of the tree; or	18				
		(b)	cutting or pruning branches of the tree so severely that the tree is likely to die.	19 20				
		<i>new</i> 4311	<i>plan of subdivision</i> , for chapter 7, part 3B, see section NB.	21 22				
		rele	<i>relevant section</i> , for chapter 7, part 3B, see section 431NB.					
		tidal	boundary, for chapter 7, part 3B, see section 431NA.	24				
			<i>boundary plan of subdivision</i> , for chapter 7, part 3B, see ion 431NA.'.	25 26				

Clause

	Par	t 4		Amendment of Land Title Act 1994	1 2
Clause	50	Ac	t ame	nded in pt 4	3
			This	part amends the Land Title Act 1994.	4
Clause	51	Ins	ertio	n of new s 9A	5
			Part	2, division 1, after section 9—	6
			inse	rt—	7
	'9A	Laı	nd tit	e practice manual	8
		'(1)	wha appr	registrar may keep a manual of land title practice (by tever name called) in the way the registrar considers opriate, for the information and guidance of land registry and persons dealing with the land registry.	9 10 11 12
		' (2)	The	manual may include—	13
			(a)	directions given by the registrar under section 10(1)(b); and	14 15
			(b)	directions given by the chief executive under the <i>Land Act 1994</i> , section 287(1)(b); and	16 17
			(c)	practices developed in the land registry, before or after the commencement of this section, for the depositing and lodging of instruments, including practices directed at ensuring that—	18 19 20 21
				(i) there is consistency and efficiency in land registry processes; and	22 23
				(ii) each register under this Act is an accurate, comprehensive and useable record; and	24 25
				(iii) the integrity of the registers included in the land registry is supported and maintained to the greatest practicable extent.	26 27 28
		' (3)		manual may include statements about additional rmation a person may be required to produce, or	29 30

			additional instruments or documents a person may be required to deposit, under section 156. ³	1 2
		'(4)	The registrar must make the manual available to the public in the way the registrar considers appropriate.	3 4
		'(5)	Without limiting subsection (4), the registrar must ensure an up-to-date copy of the manual is available to be read free of charge at each office of the land registry.'.	5 6 7
Clause	52	Am	nendment of s 10 (Form of instruments)	8
		(1)	Section 10(1), from 'must'—	9
			omit, insert—	10
			'must—	11
			(a) be in the appropriate form; and	12
			(b) comply with the directions of the registrar about—	13
			(i) how the appropriate form must be filled in; or	14
			(ii) how information to be included in or given with the instrument must be included or given.'.	15 16
		(2)	Section 10—	17
			insert—	18
		'(4)	Also, the registrar may register, or otherwise deal with, an instrument that does not comply with a direction mentioned in subsection (1)(b) if the registrar is satisfied it is reasonable to not require the compliance.'.	19 20 21 22
Clause	53	Ins	ertion of new ss 11A and 11B	23
			After section 11—	24
			insert—	25

'11A	Original mortgagee to confirm identity of mortgagor					
	'(1)		3 4			
	'(2)	the mortgagee under the instrument (the <i>original mortgagee</i>) (6) must take reasonable steps to ensure the person who executed (7) the instrument as mortgagor is identical with the person who is, or who is about to become, the registered proprietor of the (9)	5 5 7 8 9 10			
	'(3)	reasonable steps under the subsection if the original 1 mortgagee complies with practices included in the manual of 1 land title practice under section $9A(2)(c)$ for the verification 1	11 12 13 14			
	'(4)	of mortgage is registered, and whether or not there is 1 registered a transfer of the interest constituted by the 1	16 17 18 19			
		· · · ·	20 21			
		evidence provided to or otherwise obtained by the 2	22 23 24			
		Maximum penalty—20 penalty units.	25			
	'(5)	the mortgage, and whether or not there has been registered a transfer of the interest constituted by the mortgage, ask the 2	26 27 28 29			
			30 31			
		record mentioned in subsection $(4)(a)$ or the originals or 3	32 33 34			

	'(6)	The original mortgagee must comply with a request under subsection (5) unless the original mortgagee has a reasonable excuse.	1 2 3
		Maximum penalty—20 penalty units.	4
	'(7)	This section applies to an instrument of mortgage only if it is executed after the commencement of this section.	5 6
'11B		rtgage transferee to confirm identity of rtgagor	7 8
	' (1)	This section applies to the transfer of the interest constituted by the mortgage of a lot or an interest in a lot.	9 10
	'(2)	Before the instrument of transfer is lodged for registration, the transferee under the instrument of transfer (the <i>mortgage transferee</i>) must take reasonable steps to ensure the person who executed the instrument of mortgage as mortgagor was identical with the person who, when the instrument of mortgage was executed, was, or was about to become, the registered proprietor of the lot, or the interest in a lot.	11 12 13 14 15 16 17
	'(3)	Without limiting subsection (2), the mortgage transferee takes reasonable steps under the subsection if the mortgage transferee complies with practices included in the manual of land title practice under section $9A(2)(c)$ for the verification of identification of mortgagors.	18 19 20 21 22
	'(4)	The mortgagee transferee must, for 7 years after the instrument of transfer of the mortgage is registered, and whether or not there is registered a further transfer of the interest constituted by the mortgage—	23 24 25 26
		(a) keep, in the approved form, a written record of the steps taken under subsection (2); or	27 28
		(b) keep originals or copies of the documents and other evidence provided to or otherwise obtained by the mortgage transferee in complying with subsection (2).	29 30 31
		Maximum penalty—20 penalty units.	32
	' (5)	The registrar may, whether before or after the registration of the instrument of transfer of the mortgage, and whether or not	33 34

		there has been registered a further transfer of the interest constituted by the mortgage, ask the mortgage transferee—	1 2
		(a) to advise the registrar about the steps taken by the mortgage transferee under subsection (2); and	3 4
		 (b) to produce for the registrar's inspection the written record mentioned in subsection (4)(a) or the originals or copies mentioned in subsection (4)(b). 	5 6 7
	' (6)	The mortgage transferee must comply with a request under subsection (5) unless the mortgage transferee has a reasonable excuse.	8 9 10
		Maximum penalty—20 penalty units.	11
	' (7)	This section applies to an instrument of transfer of a mortgage only if the instrument of transfer is executed after the commencement of this section.	12 13 14
	'(8)	However, this section applies in relation to an instrument of mortgage whenever executed.'.	15 16
o			
Clause 54	Am	endment of s 15 (Registrar may correct registers)	17
Clause 54	Am (1)	Section 15(2) to (5)—	17 18
Clause 54			
Clause 54		Section 15(2) to (5)—	18
Clause 54	(1)	Section 15(2) to (5)— <i>renumber</i> as section 15(5) to (8).	18 19
Clause 54	(1)	Section 15(2) to (5)— <i>renumber</i> as section 15(5) to (8). Section 15—	18 19 20
Clause 54	(1) (2)	Section 15(2) to (5)— renumber as section 15(5) to (8). Section 15— insert— Without limiting subsection (1), the registrar may correct a	18 19 20 21 22
Clause 54	(1) (2)	Section 15(2) to (5)— renumber as section 15(5) to (8). Section 15— insert— Without limiting subsection (1), the registrar may correct a register under the subsection if— (a) the register is incorrect because the registrar has incorrectly recorded a particular or registered an	 18 19 20 21 22 23 24 25

			 (a) the register to be corrected is the freehold land register, and the correction is to show, in relation to a lot, an easement the particulars of which have been omitted from, or misdescribed in, the register; or 	1 2 3 4
			(b) the Supreme Court has ordered the correction under section 26.	5 6
		'(4)	Section 185(3), (4) and (6) applies for subsection $(3)(a)$ in the same way it applies for section $185(1)(c)$.	7 8
		(3)	Section 15(8), as renumbered, examples—	9
			omit.	10
Clause	55		nendment of s 17 (Registrar may prepare and register /eat)	11 12
		(1)	Section 17(1), from 'in favour of'—	13
			omit, insert—	14
			', or an interest in a lot, in favour of a person.'.	15
		(2)	Section 17(2)(a), 'the State'—	16
			omit, insert—	17
			'a State'.	18
		(3)	Section 17(2)(f)—	19
			omit, insert—	20
			(f) a person to whom a notice has been given, or has been required to be given, under section 30(3); or	21 22
			(g) a person, other than a person mentioned in any of paragraphs (a) to (f), who has an interest in the lot.'.	23 24
		(4)	Section 17(4), 'Subsection (2)(f)'—	25
			omit, insert—	26
			'Subsection (2)(g)'.	27
Clause	56		nendment of s 19 (Registrar may decide to hold juiry)	28 29
		(1)	Section 19(c)—	30

			renu	<i>mber</i> as section 19(e).	1
		(2)		ion 19—	2
			inser		-
			'(c)	to consider whether a fraud affecting the land registry has otherwise been committed; or	4 5
			(d)	to otherwise consider an issue arising from the lodgment or registration of an instrument in the land registry; or'.	6 7
Clause	57	Am	nendr	nent of s 23 (Notice to witness)	8
		(1)	Sect	ion 23(2)—	9
			renu	<i>mber</i> as section 23(3).	10
		(2)	Sect	ion 23—	11
			inser	rt—	12
		'(2)		out limiting subsection (1), any of the following persons be required to attend the inquiry—	13 14
			(a)	a person who may have helped another person act fraudulently or wrongfully in a way mentioned in section 19(b);	15 16 17
			(b)	a person who is a party to a transaction that may have resulted in a fraud affecting the land registry;	18 19
			(c)	a person who may have contributed directly or indirectly to a fraud affecting the land registry.'.	20 21
Clause	58			nent of s 26 (Other referrals by the registrar to the e Court)	22 23
			Sect	ion 26—	24
			inser	rt	25
			'(c)	refer a finding of an inquiry to the Supreme Court, seeking—	26 27
				 (i) an order for the registrar or another person to take a stated action, including for example an order for the registrar to correct a register; or 	28 29 30

				(ii) an order the court considers appropriate in the circumstances.'.	1 2
Clause	59	Am	nendn	nent of s 30 (Registrar must register instruments)	3
		(1)	Sect	ion 30(1)(b)—	4
			omit	, insert—	5
			'(b)	the instrument is not inconsistent with another Act or law; and	6 7
			(c)	if the instrument is a plan of survey—it is not inconsistent with another plan of survey.'.	8 9
		(2)	Sect	ion 30—	10
			inser	<i>t</i> —	11
		' (3)		e instrument is a plan of survey and it is inconsistent with her plan of survey, the registrar may—	12 13
			(a)	give a written notice to a registered proprietor of a lot that may be affected by registration of the plan of survey; or	14 15 16
			(b)	require the person who lodged the instrument to give a written notice, in the way the registrar requires, to a person mentioned in paragraph (a).'.	17 18 19
Clause	60			ment of s 32 (Registrar must give distinguishing e to each instrument)	20 21
			Sect	ion 32—	22
			omit	, insert—	23
	'32			r's procedures on lodgment and tion of instrument	24 25
		'(1)		n an instrument is lodged in the land registry, the registrar note on the instrument—	26 27
			(a)	the date and time of lodgment; and	28
			(b)	an identifying reference.	29

s 61		48 Natural Resources and Other Legislation Amendment Bill 2005	s 62	
	'(2)	When the instrument is registered, the registrar must the information mentioned in subsection (1)(a) and (b) appropriate register.'.		

Clause 61 Amendment of s 34 (Other information not part of the freehold land register)

Section 34—

insert—

'(2) The information may include information given to the 8 registrar by another entity. 9

1 2

3

4

5

- A relevant entity is not civilly liable for an act done, or **'**(3) 10 omission made, honestly and without negligence in relation to 11 the giving or keeping of information under this section. 12
- Without limiting subsection (3), a relevant entity other than **'**(4) 13 the registrar is not civilly liable in relation to the giving or 14 keeping of inaccurate information under this section if the 15 relevant entity did not give the information to the registrar for 16 keeping under this section. 17

'(5)	In th	In this section—					
	<i>relevant entity</i> means—						
	(a)	the registrar; or	20				
	(b)	the chief executive; or	21				
	(c)	the Minister; or	22				
	(d)	the State.'.	23				

Clause	62	Am	endment of s 35 (Entitlement to search register)	24
		(1)	Section 35(1), from 'At' to 'may'—	25
			omit, insert—	26
			'A person may, on payment of the fee prescribed under a regulation'.	27 28
		(2)	Section 35—	29
			insert—	30

		'(3)	A search under subsection (1) may be carried out at, or a copy mentioned in subsection (1) obtained from, an office of the land registry during office hours on a day the land registry is open for business.	1 2 3 4
		'(4)	Also, a search under subsection (1) may be carried out at, or a copy mentioned in subsection (1) obtained from, the website of an entity engaged by the chief executive for allowing persons to search the land registry or obtain copies of indefeasible titles, registered or other instruments, or information, kept in the registry.	5 6 7 8 9 10
		' (5)	The registrar may allow a person to carry out a search under subsection $(1)(a)$ for—	11 12
			(a) only part of an indefeasible title for a lot; or	13
			(b) only part of an instrument; or	14
			(c) only part of the information about an instrument.	15
		'(6)	The registrar may enter into an arrangement with another department allowing the department to carry out a search, or obtain a copy, under this section without payment of the fee mentioned in subsection (1).	16 17 18 19
		'(7)	However, the registrar may enter into an arrangement under subsection (6) only if the registrar is reasonably satisfied the information obtained from the search or the copy will not be—	20 21 22 23
			(a) used for a commercial purpose, including, for example, the marketing or sale of the information or other information; or	24 25 26
			(b) included in another database of information, in any form, other than with approval from the registrar.'.	27 28
Clause	63	Am	endment of s 48E (Explanatory format plan)	29
		(1)	Section 48E(2) and (3)—	30
			omit.	31
		(2)	Section 48E(4)—	32
			renumber as section 48E(2).	33

S	64
5	U-

Natural Resources and Other Legislation Amendment Bill 2005

Clause	64		nendr bdivis	nent of s 49C (Building format plan of sion)	1 2
			Sect	ion 49C(4), from 'directions' to 'subdivision,'	3
			omit	t, insert—	4
			ʻa di	rection given by the registrar under section $10(1)(b)$,'.	5
Clause	65			nent of s 50 (Requirements for registration of plan ivision)	6 7
		(1)	Sect	ion 50(i)—	8
			omit	t.	9
		(2)	Sect	ion 50(ca) to (h)—	10
			renu	umber as section 50(d) to (i).	11
Clause	66	Am pla		ment of s 51 (Dedication of public use land in	12 13
			Sect	ion 51—	14
			inse	rt—	15
		' (4)	Sub	section (5) applies to an easement over a lot if—	16
			(a)	the easement is an easement for providing access or a right of way, including a public thoroughfare easement; and	17 18 19
			(b)	the lot or a part of the lot is dedicated for a road under subsection (2).	20 21
		' (5)		easement is extinguished to the extent it is over the lot or part of the lot dedicated for the road.'.	22 23
Clause	67	Ins	ertio	n of new s 51A	24
			Afte	er section 51—	25
			inse	rt—	26
	'51 A	Ac	cess	for public use land	27
			-	lan of subdivision providing for the dedication of a lot to lic use, other than as a road, may be registered only if—	28 29

			(a) on registration, access to the lot will be available through a road or a public thoroughfare easement; or	1 2
			(b) the Minister administering the <i>Land Act 1994</i> has	2
			approved that the plan of subdivision may be registered	4
			without access to the lot being available.'.	5
Clause	68		endment of s 54A (Building management statement y be registered)	6 7
			Section 54A(3)—	8
			omit, insert—	9
		'(3)	At least 1 of the lots to which a building management statement applies must be a lot entirely or partly contained in, or entirely or partly containing, 1 or more buildings.	10 11 12
		'(4)	A building management statement complying with subsection (3) may also apply to a lot the subject of a building development approval.	13 14 15
		'(5)	If a lot to which a building management statement applies is the subject of a plan of subdivision, the statement applies to each lot created by the registration of the plan.	16 17 18
		'(6)	In this section—	19
			<i>building development approval</i> means a development approval, under the <i>Integrated Planning Act 1997</i> , for development relating to a proposed building or buildings.'.	20 21 22
Clause	69	Inse	ertion of new s 54AA	23
			After section 54A—	24
			insert—	25
	'54 A A		gle area for lots to which building management tement applies	26 27
		' (1)	The lots to which a building management statement applies must form a single, continuous area of land.	28 29
		'(2)	A number of lots are taken to form a single, continuous area of land even if there is a road or watercourse within the external boundaries of the area comprising of the lots.	30 31 32

s 72

		'(3)	Despite subsection (1), a building management statement may apply to lots that do not form a single, continuous area of land if the registrar is satisfied, on reasonable grounds, that all the lots are located within an area that is sufficiently limited to ensure the effective and efficient application of the provisions of this division.'.	1 2 3 4 5 6
Clause	70		nendment of s 54B (Circumstances under which Ilding management statement may be registered)	7 8
			Section 54B(1), from 'registered'—	9
			omit, insert—	10
			'registered only if it is signed by the registered owners of all lots to which the statement applies.'.	11 12
Clause	71		nendment of s 54C (Content of building management tement)	13 14
			Section 54C(2)—	15
			insert—	16
			(i) proposed future development.'.	17
Clause	72		nendment of s 54H (Extinguishing a building nagement statement)	18 19
		(1)	Section 54H—	20
			insert—	21
		'(1A)	A building management statement may be extinguished in part to remove a lot that is not contained in, or does not contain, a building or a part of a building, by registering an instrument of partial extinguishment of the building management statement.'.	22 23 24 25 26
		(2)	Section 54H(2), after 'extinguishment'—	27
			insert—	28
			'or partial extinguishment'.	29
		(3)	Section 54H(3), after 'extinguished'—	30

		insert—	1
		'or partially extinguished'.	2
	(4)	Section 54H(1A) to (3)—	3
		<i>renumber</i> as section $54H(2)$ to (4).	4
Clause 73		nendment of s 54I (Lots constituted by community es scheme)	5 6
	(1)	Section 54I(a), from '(other' to 'scheme)'—	7
		omit.	8
	(2)	Section 54I(b)—	9
		omit, insert—	10
		(b) for the signing of the statement, or an amendment, extinguishment or partial extinguishment of the statement, by the registered owner of the lot, the body corporate for the scheme is taken to be the registered owner.'.	11 12 13 14 15
	(3)	Section 54I—	16
		insert—	17
	'(2)	To remove any doubt, it is declared that if a building management statement applies to scheme land for a community titles scheme, the building management statement is binding on the community titles scheme.	18 19 20 21
	·(3)	Also, if the building management statement provides for the establishment and operation of a management group, a decision made by the management group under the building management statement is binding on the community titles scheme.	22 23 24 25 26
	'(4)	Subsections (2) and (3) have effect despite section 97 ⁴ of the BCCM Act.	27 28
	·(5)	To remove any doubt, it is declared that if a building management statement applies to scheme land for a community titles scheme, registration of the building	29 30 31

⁴ Section 97 (No delegation of body corporate's powers) of the BCCM Act

		management statement does not, and can not, give the body corporate of the community titles scheme an interest in any particular lot included in the scheme.'.	1 2 3
Clause	74	Amendment of s 72 (Mortgaging lot etc. by registration)	4
		Section 72—	5
		insert—	6
		(2) However, a mortgage is not an interest in a lot that can be mortgaged.'.	7 8
Clause	75	Amendment of s 81A (Definitions for div 4)	9
		(1) Section 81A—	10
		insert—	11
		<i>public thoroughfare easement</i> means a public utility easement provided for under section 89(3).	12 13
		 (2) Section 81A, definition <i>public utility provider</i>, paragraphs (a) and (b)— 	14 15
		omit, insert—	16
		(a) the State or another entity representing the State; or	17
		(b) the Commonwealth or another entity representing the Commonwealth; or'.	18 19
Clause	76	Amendment of s 85B (Rights and liabilities created on registration of instrument)	20 21
		Section 85B(2), after 'in favour of a public utility provider'—	22
		insert—	23
		'and is not a public thoroughfare easement'.	24
Clause	77	Amendment of s 89 (Easements for public utility providers)	25 26
		Section 89—	27
		insert—	28

' (3)			1 2
	(a)		3 4
	(b)	use of the easement is limited to the following—	5
		(i) pedestrians;	6
			7 8
'(4)			9 10
	(a)	±	11 12
	(b)		13 14
·(5)	ease	nents registered after the commencement of this	15 16 17
'(6)	purp	orting to be a public thoroughfare easement if the	18 19 20
	(a)	1	21 22
	(b)		23 24
' (7)	In th	is section—	25
	pede	strian includes—	26
	(a)	Transport Operations (Road Use Management) Act	27 28 29
	(b)		30 31
		Example for paragraph (b)—	32
		a child being pushed in a pram, an animal being taken on a leash	33

s 78

			<i>relevant provisions</i> , for a public thoroughfare easement, means the provisions about public thoroughfare easements included in—	1 2 3
			(a) if the public utility provider under the easement is a local government—the <i>Local Government Act 1993</i> ; or	4 5
			(b) if the public utility provider under the easement is the State—the <i>Transport Infrastructure Act 1994</i> .'.	6 7
Clause	78	Am	nendment of s 90 (Surrendering an easement)	8
		(1)	Section 90(2)(a)—	9
			omit, insert—	10
			'(a) the owner of the lot burdened by the easement and the owner of the lot benefited by the easement; or'.	11 12
		(2)	Section 90(2)(b), 'registered'—	13
			omit.	14
		(3)	Section 90—	15
			insert—	16
		' (5)	In this section—	17
			<i>owner</i> , of a lot, means—	18
			(a) the registered owner of the lot; or	19
			(b) if the mortgagee of the registered owner is in possession—the mortgagee in possession.'.	20 21
Clause	79	Am	nendment of s 97A (Covenant by registration)	22
		(1)	Section 97A(2), from 'is the State'—	23
			omit, insert—	24
			'is the State or another entity representing the State, or a local government.'.	25 26
		(2)	Section 97A(3)(b)—	27
			omit, insert—	28
			(b) be aimed directly at preserving—	29

		(i)	a native animal or plant; or	1
		(ii)	a natural or physical feature of the lot that is of cultural or scientific significance; or'.	2 3
(3)	Secti	ion 97	7A(6)—	4
	omit	, inse	rt—	5
'(6)	The	coven	ant must not—	6
	(a)	unde infra	the payment of money or money's worth payable er a condition of a development approval or an astructure agreement under the <i>Integrated Planning</i> <i>1997</i> ; ⁵ or	7 8 9 10
	(b)	-	vide for anything capable of being the subject of an rument of easement.	11 12
'(7)	a par	t of th	ction $(3)(a)$, the covenant relates to the use of the lot, he lot, a building on the lot or a building proposed to n the lot, only if it provides for—	13 14 15
	(a)	-	rpose for which the lot, the part or the building must sed; or	16 17
		Exan	nples of covenants for paragraph (a)—	18
		•	that a building on the lot must be used for educational purposes	19 20
		•	that the lot must be used for noise attenuation purposes	21
	(b)	-	rpose that is the only purpose for which the lot, the or the building may be used; or	22 23
		Exan	nples of covenants for paragraph (b)—	24
		•	that a building on the lot may be used only for residential purposes	25 26
		•	that the lot may be used only for organic farming	27
	(c)	-	rpose for which the lot, the part or the building must be used.	28 29
		Exan	nples of covenants for paragraph (c)—	30
		•	that a building on the lot must not be used for a stated commercial purpose	31 32

s 80

				• that the lot must not be used for industrial purposes	1		
		' (8)	of th	subsection (3)(a), the covenant does not relate to the use he lot, a part of the lot, a building on the lot or a building bosed to be built on the lot, to the extent it provides for—	2 3 4		
			(a)	for a building or proposed building—an architectural, construction or landscaping standard for the building; or	5 6		
			(b)	a statement, acknowledgement or obligation relating to the use of land other than the lot; or	7 8		
				Examples—	9		
				• an acknowledgement that the lot is in the vicinity of other land and that the other land is used for industrial purposes	10 11		
				• a statement that the occupier of other land can not be made the subject of any proceedings relating to the occupier's use of that land	12 13 14		
			(c)	a condition that must be complied with before the lot can be used for a stated purpose or any purpose; or	15 16		
				Example—	17		
				a condition that a residence can not be built on the lot until stated utility services are connected	18 19		
			(d)	regulation of the conduct of the owner of the lot, if the conduct is unrelated to, or is ancillary to, use of the lot.	20 21		
				Examples for paragraph (d)—	22		
				• an obligation not to start proceedings in relation to activities happening on land other than the lot	23 24		
				• an obligation not to use the lot for residential purposes unless a rainwater tank is installed'.	25 26		
Clause	80	Ins	ertio	n of new s 97AA	27		
			Afte	r section 97A—	28		
			inse	rt—	29		
	'97A	A Co	Compliance with s 97A				
		'(1)	regis	egistered instrument of covenant is taken not to be stered under this Act to the extent it is inconsistent with on 97A.	31 32 33		

		'(2)			n (1) has effect only in relation to instruments of registered after the commencement of this section.	1 2
		'(3)	to be	e an in	arrar may refuse to register an instrument purporting instrument of covenant if the registrar is satisfied it is ent inconsistent with section 97A.'.	3 4 5
Clause	81		-	ement hmer	t of s 98 (Application may not be made about nt)	6 7
			Sect	tion 98	}	8
			omit	t, inser	rt—	9
	'98		plica tters	tion n	nay not be made about particular	10 11
		'(1)		applic icatio	ation may not be made under this division if the n—	12 13
			(a)	relat	tes to only a part of a lot; or	14
			(b)		or a lot that may be created in the future by the stration of a plan of subdivision; or	15 16
			(c)	is fo	r a lot the registered owner of which is—	17
				(i)	the State or another entity representing the State; or	18
				(ii)	a local government; or	19
			(d)	relat	es to possession arising out of an encroachment.	20
		' (2)	In th	nis sec	tion—	21
			encr	roachr	<i>nent</i> means—	22
			(a)		Act 1974, part 11, division 1; or	23 24
			(b)	the e	enclosure of a part of a lot with another lot, if—	25
				(i)	the enclosure is established by the use of a wall, fence, hedge, ditch, garden bed or other way of marking the boundary between the lots; and	26 27 28
				(ii)	the wall, fence, hedge, ditch, garden bed or other way of marking the boundary is not on the true boundary between the lots as shown on a registered plan of subdivision.'.	29 30 31 32

Clause	82	Ame	endment of s 99 (Application for registration)	1
			Section 99(2)(b)—	2
			omit, insert—	3
			(b) the names and addresses, for service of notices, of all registered proprietors and occupiers of lots adjoining the lot.'.	4 5 6
Clause	83	Ame	endment of s 105 (Lapsing of caveat)	7
			Section 105(1), 'is not satisfied'—	8
			omit.	9
		(2)	Section 105(1)(a), before 'that'—	10
		1	insert—	11
			'is not satisfied'.	12
		(3)	Section 105(1)(b), before 'that'—	13
		1	insert—	14
			'is satisfied'.	15
		(4)	Section 105(1)(b), 'not'—	16
		(omit.	17
		_		
Clause	84	-	acement of s 106 (Reviving or replacing caveat)	18
			Section 106—	19
			omit, insert—	20
	'106	Furt	her caveat	21
		(] 1	'While the applicant's application as adverse possessor is still current, a further caveat of the caveator can never be lodged in relation to the interest claimed on the same, or substantially the same, grounds unless the leave of the Supreme Court to lodge the further caveat has been granted.'.	22 23 24 25 26

Clause	85		endment of s 107 (Refusing or compromising plication)	1 2
		(1)	Section 107(1)(a), '; or'—	3
			omit, insert—	4
			'; and'.	5
		(2)	Section 107(1)(b), 'if the caveator agrees,'—	6
			omit.	7
		(3)	Section 107(3), 'proprietor'—	8
			omit, insert—	9
			'holder'.	10
		(4)	Section 107—	11
			insert—	12
	'((3A)	Also, the caveator must, within the 1 month mentioned in subsection (3), give written notice to the registrar that the proceeding has started.'.	13 14 15
Clause	86		endment of s 108 (Registering adverse possessor owner)	16 17
		(1)	Section 108(1)(b)(ii)—	18
			omit, insert—	19
			(ii) a further caveat has not been lodged under section 106.'.	20 21
		(2)	Section 108(2)—	22
			omit.	23
Clause	87	Ins	ertion of new ss 108A and 108B	24
			Part 6, division 5, after section 108—	25
			insert—	26
	ʻ108A	Ree	quirements for part of a lot	27
		' (1)	If, under section 108, the registrar proposes to register the applicant as owner of only a part (the <i>relevant part</i>) of the lot	28 29

		_				
	lodg	e a p	<i>ant lot</i>), the registrar may require the applicant to lan of subdivision for the relevant lot, subdividing nt lot into the following lots—	1 2 3		
	(a)		made up of the relevant part;	4		
	(b)		made up of the remainder of the relevant lot.	5		
	. ,		*			
'(2)			cant may sign the plan of subdivision as if the were the registered owner of the relevant lot.	6 7		
' (3)	How	vever-	_	8		
	(a)	the and	plan of subdivision must comply with section 50;	9 10		
	(b)	adve sect	bite the outcome of the applicant's application as an erse possessor, the registrar can not proceed under ion 108 to register the applicant as owner of the want part if section 50 can not be complied with.	11 12 13 14		
'(4)	(4) The registrar may require that the giving of public notice under section 18(3) and the giving of written notice under section 103(1) be delayed until the applicant satisfies the registrar that the applicant will be able to lodge a plan of subdivision complying with section 50.					
'108B Co	nseq	uenc	es of registration	20		
			section 108, the registrar registers the applicant as he lot or a part of the lot, the registrar must—	21 22		
	(a)		tel the registration of the person previously stered as the owner of the lot or the part of the lot;	23 24 25		
	(b) create in the applicant's name an indefeasible title free from all other interests in the lot or the part, other than the following—					
		(i)	any estate, interest, claim, encumbrance or notice registered in favour of an entity that is a public utility provider under division 4;	29 30 31		
		(ii)	any easement or profit a prendre registered over the lot when the application was made under section 99;	32 33 34		

		(iii) any covenant that, under division 4A, was registered over the lot when the application was made under section 99.'.	1 2 3
Clause	88	Amendment of s 111 (Registering personal representative)	4 5
		(1) Section 111(2)(b)(ii), '\$150000'	6
		omit, insert—	7
		·\$300000'.	8
		(2) Section 111(2)(c)—	9
		omit, insert—	10
		(c) if paragraph (a) does not apply and the registered proprietor died leaving a will—	11 12
		(i) the person is or is entitled to be the deceased's personal representative; or	13 14
		(ii) the registrar considers the person would succeed in an application for a grant of representation.'.	15 16
Clause	89	Amendment of s 112 (Registering beneficiary)	17
		Section 112(2)(a)(i)—	18
		omit, insert—	19
		(i) the person who is or is entitled to be the deceased's personal representative; or'.	20 21
Clause	90	Amendment of s 115K (Recording community management statements)	22 23
		(1) Section $115K(1)(c)$ —	24
		omit.	25
		(2) Section 115K(1)(d), 'otherwise'—	26
		omit.	27
		(3) Section 115K(1)(d) and (e)—	28
		renumber as section 115K(1)(c) and (d).	29

Clause	91	Am	endment of s 121 (Requirements of caveats)	1
			Section 121(3), after 'Act'—	2
			insert—	3
			'other than a caveat prepared and registered by the registrar under section 17'.	4 5
Clause	92	Rei	placement of s 129 (Further caveat)	6
		•	Section 129—	7
			omit, insert—	8
	'12 9	Fur	rther caveat	9
		' (1)	This section applies if a caveat (the <i>original caveat</i>) is lodged in relation to an interest.	10 11
		·(2)	A further caveat with the same caveator can never be lodged in relation to the interest on the same, or substantially the same, grounds as the grounds stated in the original caveat unless the leave of a court of competent jurisdiction to lodge the further caveat has been granted.'.	12 13 14 15 16
Clause	93	Rej etc	placement of s 137 (Acts for minors and by attorneys .)	17 18
			Section 137—	19
			omit, insert—	20
	'136	Act	t for a minor	21
		' (1)	This section applies if—	22
			(a) this Act requires or permits an act to be done by or in relation to a person (the <i>relevant person</i>); and	23 24
			(b) the relevant person is a minor; and	25
			(c) no person has authority under this or another Act to act for the relevant person for the act.	26 27
		'(2)	A person suitably authorised by a court of competent jurisdiction may act for the relevant person for the act.	28 29

'137	'1 37	87 Act	t for other person lacking capacity		
		' (1)	This	section applies if—	2
			(a)	this Act requires or permits an act to be done by or in relation to a person (the <i>relevant person</i>); and	3 4
			(b)	the relevant person is not a minor; and	5
			(c)	the relevant person does not have capacity for the act.	6
		'(2)	Adm	ect to the operation of the <i>Guardianship and</i> <i>inistration Act 2000</i> and the <i>Powers of Attorney Act 1998</i> , alified person may act for the relevant person for the act.	7 8 9
		' (3)	In th	is section—	10
			_	<i>ucity</i> , for the relevant person for the act, means the relevant on is capable of—	11 12
			(a)	understanding the nature and effect of decisions about the act; and	13 14
			(b)	freely and voluntarily making decisions about the act; and	15 16
			(c)	communicating the decisions in some way.	17
			qua	lified person means—	18
			(a)	an administrator for the relevant person appointed under the <i>Guardianship and Administration Act 2000</i> ; or	19 20
			(b)	a person suitably authorised by the relevant person under an enduring power of attorney under the <i>Powers</i> of Attorney Act 1998.'.	21 22 23
Clause	94			ement of s 146 (No further settlement notice for ansaction)	24 25
			Sect	ion 146—	26
			omit	t, insert—	27
	'146	Fu	rther	settlement notice	28
		' (1)		section applies if, under section 140, a settlement notice posited by or for a transferee in relation to a transaction.	29 30
		'(2)		in the settlement notice can never be deposited in relation he same transaction unless the leave of a court of	31 32

			competent jurisdiction to deposit the further settlement notice has been granted.'.	1 2
Clause	95	Ame	endment of s 154 (Lodging certificate of title)	3
		(1)	Section 154(2)(c)—	4
			omit, insert—	5
			(c) any caveat;'.	6
		(2)	Section 154(2)(f)—	7
		i	renumber as section 154(2)(h).	8
		(3)	Section 154(2)—	9
		i	insert—	10
			(f) a request to register an instrument of amendment, extinguishment or partial extinguishment of a building management statement, if the request is accompanied by the evidence the registrar reasonably requires to allow the registration of the instrument;	11 12 13 14 15
			Example of evidence the registrar might require—	16
			a certified copy of the notice of a meeting and a certified copy of the minutes of the meeting, including a record of a resolution agreed to at the meeting	17 18 19
			(g) a request to record the vesting of a lot, or of an interest in a lot, if the vesting is in favour of the State or another entity representing the State;'.	20 21 22
Clause	96		endment of s 155 (Correcting unregistered ruments)	23 24
			Section 155(2), from 'correction on'—	25
			omit, insert—	26
			'correction—	27
			(a) on the instrument; or	28
			(b) if the instrument is in electronic form—in the appropriate register.'.	29 30

Clause	97	Am	nendment of s 156 (Requisitions)			
		(1)	Section 156(1), after 'other document'—	2		
			insert—	3		
			', or to another person who reasonably appears to the registrar to be relevantly associated with the instrument or other document'.	4 5 6		
		(2)	Section 156(1), 'require the person'—	7		
			omit, insert—	8		
			'require a person'.	9		
		(3)	Section 156(1)(b), 'person's'—	10		
			omit.	11		
		(4)	Section 156(5), 'by the person'—	12		
			omit.	13		
		(5)	Section 156(5), 'person complies with the requisition'—	14		
			omit, insert—	15		
			'requisition is complied with'.	16		
Clause	98		nendment of s 166 (Destroying instrument in certain cumstances)	17 18		
		(1)	Section 166(6)—	19		
			renumber as section 166(8).	20		
		(2)	Section 166(5)—	21		
			omit, insert—	22		
		' (5)	Subsection (3) does not apply to a certificate of title issued on or after 24 April 1994.	23 24		
		' (6)	The registrar may give a cancelled deed of grant or certificate of title to a person if—	25 26		
			(a) the person asks for it; and	27		
			(b) the registrar is reasonably satisfied it is appropriate for it to be given to the person.	28 29		

		'(7)	However, a cancelled deed of grant or certificate of title may be destroyed under subsection (1) if it has not been given to a person under subsection (6) within 1 year after its cancellation.'.	1 2 3 4
Clause	99	Ins	ertion of new s 168A	5
			After section 168—	6
			insert—	7
	ʻ168A	Ref	ferences to registered standard terms document	8
			'In sections 170 and 171, a reference to a registered standard	9
			terms document includes a standard terms document that has been, or is taken to be, registered under the <i>Land Act 1994.</i> '.	10 11
Clause	100		endment of s 172 (Withdrawal or cancellation of ndard terms document)	12 13
			Section 172(4), after 'terms document'—	14
			insert—	15
			', under this section or the Land Act 1994,'.	16
Clause	101	Am	endment of s 185 (Exceptions to s 184)	17
		(1)	Section 185—	18
			insert—	19
	'()	1A)	A registered proprietor of a lot (the <i>relevant mortgagee</i>) who is recorded in the freehold land register as a mortgagee of the lot or an interest in the lot does not obtain the benefit of section 184 for the relevant mortgagee's interest as mortgagee if—	20 21 22 23 24
			(a) the relevant mortgagee—	25
			(i) in relation to the instrument of mortgage, failed to comply with section 11A(2); or	26 27
			(ii) in relation to a transfer of the instrument of mortgage, failed to comply with section 11B(2); and	28 29 30

			(b) the instrument of mortgage was executed other than by the person who was, or who was about to become, the registered proprietor of the lot or the interest in a lot for which the instrument was registered.'.	1 2 3 4
		(2)	Section 185(3)—	5
			omit, insert—	6
		' (3)	For subsection (1)(c), the particulars of an easement (the <i>easement particulars</i>) are taken to have been omitted from the freehold land register only if—	7 8 9
			 (a) the easement was in existence when the lot burdened by it was first registered, but the easement particulars have never been recorded in the freehold land register against the lot; or 	10 11 12 13
			(b) the easement particulars have previously been recorded in the freehold land register, but the current particulars in the freehold land register about the lot do not include the easement particulars, other than because the easement has been extinguished in relation to the lot; or	14 15 16 17 18
			(c) the instrument providing for the easement was lodged for registration but, because of an error of the registrar, has never been registered.	19 20 21
		'(4)	Subsection (3) applies whether or not the lot has at any time been transferred or otherwise dealt with.	22 23
		'(5)	If an issue arises in a proceeding as to whether a person registered as a mortgagee does not obtain the benefit of section 184 because of subsection (1A), proof that the person complied with section $11A(2)$ or $11B(2)$ rests on the person.	24 25 26 27
		' (6)	In subsection (3)(b)—	28
			extinguished includes surrendered.'.	29
Clause	102		nendment of s 187 (Orders by Supreme Court about ud and competing interests)	30 31
			Section 187(1), 'section 185(1)(c) to (g)'—	32
			omit, insert—	33
			'section 185(1)(c), (d), (e), (f) or (g) or (1A)'.	34

Clause	103	Amendment of pt 9, div 2, sdiv C, hdg Part 9, division 2, subdivision C, heading, 'for loss of title'—				
						omit.
		Clause	104	Ins	Insertion of new s 188AA	
			After section 188A—	5		
			insert—	6		
	'188AACompensation for which claim may not be made					
		' (1)	The compensation to which a claimant is entitled under section188 or 188A does not include compensation for personal injury.	8 9 10		
		' (2)	In subsection (1)—	11		
			<i>personal injury</i> includes loss of income, including loss of income claimed to arise from personal injury, and psychological and psychiatric injury.'.	12 13 14		
Clause	105 Amendment of s 188B (Order by Supreme Court about deprivation, loss or damage)					
		(1)	Section 188B(1)(a), 'about the amount of'—	17		
			omit, insert—	18		
			'for'.	19		
		(2)	Section 188B—	20		
			insert—	21		
		' (4)	The court may join any other person it considers appropriate in a proceeding under this section.'.	22 23		
Clause	106	Ins	sertion of new ss 188C and 188D	24		
			After section 188B—	25		
			insert—	26		
	ʻ1880	C Tin	ne lin	nit for claim	1	
--------	-------	--------------	--------	--	----------------------------	
			for o	erson applying to the Supreme Court under section 188B compensation under section 188 or 188A must make the ication—	2 3 4	
			(a)	within 12 years after the person becomes aware, or ought reasonably to have become aware, of the circumstances giving rise to the entitlement to compensation; or	5 6 7 8	
			(b)	within a longer period the court considers just.'.	9	
	'188E) No	right	of subrogation for insurers	10	
		' (1)	to th	nsurer can not be subrogated to another person in relation the other person's entitlement to claim compensation under tion 188 or 188A.	11 12 13	
		' (2)	In th	is section—	14	
				<i>rer</i> means a person who carries on an insurance business in the meaning of the <i>Insurance Act 1973</i> (Cwlth).'.	15 16	
Clause	107			nent of s 189 (Matters for which there is no ent to compensation)	17 18	
		(1)	Sect	ion 189(1)—	19	
			inse	rt—	20	
			'(ab)) if the deprivation, loss or damage can fairly be attributed to the person's failure, as original mortgagee under section 11A, or as mortgage transferee under section 11B, to take the steps required under section 11A(2) or 11B(2); or'.	21 22 23 24 25	
		(2)	Sect	ion 189(1)—	26	
			inse	rt—	27	
			'(j)	because the particulars of an easement over a lot have been omitted from the freehold land register; or	28 29	
			(k)	because of the misdescription of the particulars of an easement in the freehold land register; or	30 31	

		(1)	because of the recording or keeping of information or anything else under section 28(2), 29 or 34,6 if—	1 2
			(i) the information or thing, as recorded or kept, is incorrect; and	3 4
			(ii) the information or thing was given to the registrar for recording or keeping by another entity; and	5 6
			(iii) the incorrectness was not because of an error of the registrar in the recording or keeping.'.	7 8
	(3)	Sect	ion 189—	9
		inse	rt	10
	'(1B)		ion 185(3), (4) and (6) applies for subsection (1)(j) in the e way it applies for section 185(1)(c).'.	11 12
Clause	108 Ins	ertio	n of new s 189A	13
		Afte	r section 189—	14
		inse	rt—	15
	'189A Pay	ymen	t to compensated mortgagee	16
	' (1)	This	section applies if—	17
		(a)	a person (the <i>mortgagee</i>) is recorded in the freehold land register as a mortgagee of a lot, or an interest in a lot, under an instrument of mortgage; and	18 19 20
		(b)	the execution of the instrument of mortgage involved, or was associated with, fraud against a person (the <i>defrauded person</i>) who is or was a registered proprietor of the lot; and	21 22 23 24
			Examples—	25
			1 A person engages in fraud by executing the instrument of mortgage, pretending to be the registered proprietor.	26 27
			2 A person executes the instrument of mortgage as registered proprietor, having first engaged in fraud by executing an	28 29

⁶ Section 28 (Particulars the registrar must record), 29 (Particulars the registrar may record) or 34 (Other information not part of the freehold land register)

35

instrument of transfer, pretending to be the registered 1 proprietor. 2 the mortgagee is entitled to exercise power of sale over 3 (c) the lot or interest on the basis of the registered 4 mortgage; and 5 (d) if the position of the defrauded person in relation to the 6 lot or interest is not otherwise rectified, the defrauded 7 person will be entitled to compensation under section 8 188 for deprivation of the lot or interest. 9 ·(2) If the mortgagee exercises the power of sale, subsections (3) 10 and (4)— 11 apply to limit the interest and costs components of the (a) 12 proceeds of sale that the mortgagee is entitled to retain; 13 and 14 (b) apply despite anything to the contrary in the instrument 15 of mortgage (including any associated document). 16 **'**(3) The rate of interest to be applied for calculating the interest 17 component for any particular day for which the instrument of 18 mortgage was in effect must not exceed-19 if the rate of interest provided for under the instrument (a) 20 of mortgage for the day is less than or equal to the 21 official cash rate for the day plus 2%-the rate of 22 interest provided for under the instrument; or 23 if the rate of interest provided for under the instrument (b) 24 of mortgage for the day is greater than the official cash 25 rate for the day plus 2%—the total of the following— 26 (i) the official cash rate for the day; 27 (ii) 2%. 28 **'**(4) The costs component must be limited to the costs incurred by 29 the mortgagee in directly protecting the mortgagee's interest 30 as mortgagee of the lot or the interest in a lot, to the extent the 31 costs were reasonably incurred. 32 Examples of costs incurred in directly protecting the mortgagee's 33 interest-34

insurance premiums, rates, land taxes

			Examples of costs not incurred in directly protecting the mortgagee's interest—	$\frac{1}{2}$
			costs of entry into possession, costs of exercising power of sale	3
		'(5)	In this section—	4
			<i>costs component</i> means costs incurred by the mortgagee in relation to the mortgage.	5 6
			<i>official cash rate</i> , for a day, means the Reserve Bank of Australia's official cash rate for the day. ⁷ .	7 8
Clause	109	Am	endment of s 190 (State's right of subrogation)	9
			Section 190(1), 'the person responsible for'—	10
			omit, insert—	11
			'any other person, in relation to'.	12
Clause	110	Ins	ertion of new pt 10A	13
			After section 191—	14
			insert—	15
	'Par	t 10	A Tidal boundary plans of subdivision	16 17
	'191A	De	finitions for pt 10A	18
			'In this part—	19
			<i>public interest</i> includes the cultural, environmental, heritage, land protection, planning, recreational, social and strategic interests of the public.	20 21 22
			<i>tidal boundary</i> means a boundary of land that—	23
			(a) is identified with reference to water, however described, that is subject to tidal influence; and	24 25

⁷ The Reserve Bank of Australia's official cash rate is published on the bank's website at http://www.rba.gov.au.

		Example—	1
		a boundary established by reference to the Pacific Ocean or to high water mark	2 3
	(b)	having regard to how the boundary is identified, can not appropriately be represented on a plan of subdivision as a straight line boundary.	4 5 6
		boundary plan of subdivision means a plan of livision that includes a section of tidal boundary.	7 8
'191B Ap	plicat	tion of pt 10A	9
' (1)	This	part applies if—	10
	(a)	a tidal boundary plan of subdivision (the <i>new plan of subdivision</i>)—	11 12
		(i) was lodged on or after 8 November 2005 but before the commencement of this section; or	13 14
		(ii) is lodged after the commencement but before 8 November 2008; and	15 16
	(b)	the location of a section of tidal boundary (the <i>relevant section</i>), as represented on the new plan of subdivision, is inconsistent with its location as represented on the most recently registered previous plan of subdivision (the <i>earlier plan of subdivision</i>) to include some or all of the relevant section.	17 18 19 20 21 22
'(2)		vever, this part does not apply to a tidal boundary plan of livision if—	23 24
	(a)	the <i>Integrated Planning Act 1997</i> , section 3.7.6 ⁸ applies to the plan of subdivision; and	25 26
	(b)	the approval mentioned in the section was given before 8 November 2005; and	27 28
	(c)	the plan was or is lodged in compliance with the section.	29

⁸ *Integrated Planning Act 1997*, section 3.7.6 (When approved plan to be lodged for registration)

'(3) The requirements of this part are in addition to, and are not in 1 substitution for, any other provision of this Act that applies to 2 a plan of subdivision. 3 **'191C** Prohibition on registration of relevant tidal 4 boundary plan of subdivision 5 **(**1) The registrar must not, without the approval of the Minister 6 under this part, register the new plan of subdivision. 7 The registrar's refusal, on or after 8 November 2005, and 8 ·(2) before the commencement of this section, to register a plan of 9 subdivision is taken to have been a valid refusal under this 10 part if, on the commencement of this section, this part 11 commences to apply in relation to the plan of subdivision. 12 '191D Approval of Minister in circumstances of accretion 13 or erosion 14 **(**1) This section applies if the location of the relevant section on 15 the earlier plan of subdivision was consistent with directions 16 and instructions applying to surveyors when the earlier plan of 17 subdivision was prepared. 18 The Minister may approve registration of the new plan of ·(2) 19 subdivision, but only if the Minister is satisfied-20 that the difference, as between the earlier plan of 21 (a) subdivision and the new plan of subdivision, in the 22 location of the relevant section can appropriately be 23 attributed, in accordance with applicable law, to 24 accretion or erosion; and 25 in relation to the location of the relevant section on the (b) 26 new plan of subdivision, that-27 (i) the registration of the new plan of subdivision, will 28 not, in practical terms, be contrary to the public 29 interest: or 30 (ii) despite registration of the new plan of subdivision, 31 a development condition under the Integrated 32 *Planning Act 1997* will operate to give adequate 33 protection to the public interest. 34

	'191E	Арр	orova	I of Minister in other limited circumstances	1
		' (1)	This	section applies if—	2
			(a)	the location of the relevant section on the earlier plan of subdivision was inconsistent with directions and instructions applying to surveyors when the earlier plan of subdivision was prepared; or	3 4 5 6
			(b)	there were no relevant directions or instructions applying to surveyors when the earlier plan of subdivision was prepared.	7 8 9
		'(2)	subd the	Minister may approve registration of the new plan of ivision, but only if the Minister is satisfied, in relation to location of the relevant section on the new plan of ivision, that—	10 11 12 13
			(a)	the registration of the new plan of subdivision, will not, in practical terms, be contrary to the public interest; or	14 15
			(b)	despite registration of the new plan of subdivision, a development condition under the <i>Integrated Planning Act 1997</i> will operate to give adequate protection to the public interest.	16 17 18 19
	'191F	No	comp	pensation for operation of this part	20
			this A for lo	erson is not entitled to compensation from the State under Act, or otherwise, for deprivation of an interest in a lot, or oss or damage of any kind, arising out of the operation of part, including, in particular—	21 22 23 24
			(a)	the Minister's refusal to approve, under this part, the registration of a plan of subdivision; or	25 26
			(b)	the registrar's refusal, under this part, to register a plan of subdivision.'.	27 28
Clause	111	Inse	ertior	n of new s 198A	29
			After	r section 198—	30
			inser	<i>t</i> —	31

ʻ198A Suj	pply of statistical data	1
'(1)	The registrar may enter into an agreement to supply statistical data derived from instruments or information kept in the land registry.	2 3 4
' (2)	If the registrar supplies statistical data under subsection (1)—	5
	(a) the fees and charges applying for the supply of the data are the fees and charges agreed to in the agreement; and	6 7
	(b) without limiting paragraph (a), the agreement may also state—	8 9
	(i) how the fees and charges are to be calculated; and	10
	(ii) how payment of the fees and charges is to be made.	11
'(3)	Without limiting subsection (1), an agreement for the supply of statistical data may limit the use to which the data supplied may be put.	12 13 14
'(4)	An agreement for the supply of statistical data must include—	15
	 (a) a provision allowing the registrar to exclude particulars from data supplied under the agreement, if the registrar is satisfied, on reasonable grounds, that inclusion of the particulars may result in the particulars being inappropriately disclosed or used; and 	16 17 18 19 20
	(b) a provision allowing the registrar to prohibit disclosure, or to limit distribution or use, of data supplied under the agreement.	21 22 23
'(5)	An agreement under this section must not provide for the obtaining of information or anything else that may be obtained under a search under section 35, other than section $35(1)(a)(iv)$.	24 25 26 27
' (6)	The registrar must exclude land particulars and personal information from data supplied under the agreement.	28 29
' (7)	Subsection (6) applies despite anything in the agreement.	30
' (8)	In this section—	31
	<i>land particulars</i> means particulars from any instrument or information kept by the registrar that may allow a person to identify a lot to which the instrument or information relates.	32 33 34

personal information means a particular from any instrument 1 or information kept by the registrar that may allow a person to 2 identify a person to whom the instrument or information 3 relates.'. 4 Amendment of sch 2 (Dictionary) 112 Clause 5 Schedule 2— 6 insert— 7 'earlier plan of subdivision, for part 10A, see section 191B. 8 new plan of subdivision, for part 10A, see section 191B. 9

public interest, for part 10A, see section 191A.10public thoroughfare easement see section 81A.11relevant section, for part 10A, see section 191B.12tidal boundary, for part 10A, see section 191A.13tidal boundary plan of subdivision, for part 10A, see section14191A.'.15

Part 5Amendment of Integrated16Resort Development Act 198717

Clause	113	Act amended in pt 5	18
		This part amends the Integrated Resort Development Act 1987.	19 20
Clause	114	Amendment of s 79D (Registration of replacement schedule)	21 22
		(1) Section 79D, heading, 'Registration'—	23
		omit, insert—	24
		'Recording'.	25
		(2) Section 79D(1), 'register'—	26

			omit, insert— 'record'.	1 2
	Part	6	Amendment of Local Government Act 1993	3 4
Clause	115	Act	amended in pt 6 This part amends the <i>Local Government Act 1993</i> .	5 6
Clause	116	Inse	ertion of new ch 13, pt 2A Chapter 13— <i>insert</i> —	7 8 9
	'Par	t 2A		10
	'921A	Pub	olic thoroughfare easements	11
		' (1)	This section applies if a public thoroughfare easement is created over relevant land.	12 13
		'(2)	The local government in whose favour the easement is created has control of the easement land, subject to the provisions of the instrument creating the easement.	14 15 16
		'(3)	Control of the easement land includes capacity to take all necessary steps for—	17 18
			(a) construction, maintenance and improvement of the easement land; and	19 20
			(b) regulation of the use of the easement land.	21
		'(4)	Despite subsections (2) and (3)—	22
			(a) the local government has responsibility for the maintenance of the easement land; and	23 24

	(b)	for deciding the respective rights and liabilities that attach to a relevant entity for anything that happens arising out of the use of the easement land, the easement land must be taken to be a road under the control of the local government.	1 2 3 4 5
' (5)		owner of the relevant land, as the grantor of the easement, s a successor in title of the grantor of the easement—	6 7
	(a)	is not required, and can not be required, to maintain, or to contribute to the maintenance of, any part of the easement land; and	8 9 10
	(b)	is not, and can not be made, civilly liable for an act done, or omission made, honestly and without negligence, in relation to the easement land.	11 12 13
'(6)	In th	nis section—	14
		<i>ment land</i> means any part of the relevant land that is cted by the public thoroughfare easement.	15 16
	own	er, of the relevant land, means—	17
	(a)	if the relevant land is land granted in trust under the <i>Land Act 1994</i> —the trustee of the land; or	18 19
	(b)	if the relevant land is non-freehold land under the <i>Land Act 1994</i> —the lessee or licensee of the land; or	20 21
	(c)	if the relevant land is a lot under the <i>Land Title Act</i> 1994—the registered owner of the lot.	22 23
	rele	<i>vant entity</i> means any of following—	24
	(a)	the owner of the relevant land;	25
	(b)	the local government;	26
	(c)	any member of the public generally.	27
	rele	<i>vant land</i> means—	28
	(a)	land granted in trust, or non-freehold land, under the Land Act 1994; or	29 30
	(b)	a lot under the Land Title Act 1994.'.	31

Clause	117	Am	nendment of schedule (Dictionary)	1
		(1)	Schedule—	2
			insert—	3
		e	<i>'public thoroughfare easement</i> means a public thoroughfare easement under either of the following provisions, if the easement is in favour of a local government—	4 5 6
			(a) the <i>Land Act 1994</i> , chapter 6, part 4, division $8;^9$	7
			(b) the <i>Land Title Act 1994</i> , part 6, division 4. ¹⁰ '.	8
		(2)	Schedule, definition road, '1994'—	9
			omit, insert—	10
			'1994, or a public thoroughfare easement'.	11

Part 7Amendment of Mining and
Quarrying Safety and Health
Act 19991214

Clause	118	Act amended in pt 7 This part amends the <i>Mining and Quarrying Safety and</i> <i>Health Act 1999</i> .	15 16 17
Clause	119	Amendment of s 123 (Qualifications for appointment as inspector)	18 19
		Section 123, from 'has'—	20
		omit, insert—	21
		'has appropriate competencies and adequate experience to effectively perform an inspector's functions under this Act.'.	22 23

⁹ *Land Act 1994*, chapter 6 (Registration and dealings), part 4 (Dealings affecting land), division 8 (Easements)

¹⁰ Land Title Act 1994, part 6 (Dealings directly affecting lots), division 4 (Easements)

Clause	120	Amendment of s 126 (Further functions of inspectors)	1
		Section 126(b), 'inspector'—	2
		omit, insert—	3
		'executive'.	4
Clause	121	Amendment of s 157 (Additional powers of chief inspector)	5 6
		(1) Section 157(a)—	7
		omit.	8
		(2) Section 157(b) and (c)—	9
		renumber as section 157(a) and (b).	10
Clause	122	Amendment of s 234 (Proceedings for offences)	11
		(1) Section 234(5), from 'inspector'—	12
		omit, insert—	13
		'executive.'.	14
		(2) Section 234(6), definition <i>person dissatisfied with a decision</i> , paragraph (c)—	15 16
		omit.	17
Clause	123	Amendment of s 235 (Recommendation to prosecute)	18
		(1) Section 235(1), 'chief inspector'—	19
		omit, insert—	20
		'chief executive'.	21
		(2) Section 235(2), 'inspector's'—	22
		omit, insert—	23
		'executive's'.	24
Clause	124	Amendment of s 256 (Protection from liability)	25
		(1) Section 256(3), definition <i>official</i> , paragraphs (b) to (g)—	26

		(2)	<pre>renumber as paragraphs (c) to (h). Section 256(3), definition official— insert— '(b) the chief executive; or'.</pre>	1 2 3 4
	Part	8	Amendment of Property Law Act 1974	5 6
Clause	125	Act	amended in pt 8 This part amends the <i>Property Law Act 1974</i> .	7 8
Clause	126 '(Am 3A)	 endment of s 61 (Conditions of sale of land) Section 61— <i>insert</i>— However, if under subsection (2)(c) settlement of the contract must take place at an office of the land registry, but the office is not open for business on the day (the <i>relevant day</i>) provided for completion under subsection (3), the completion must take place— (a) on a day, on which the office is open for business, agreed by the parties, their solicitors or conveyancers; or (b) if there is no agreement under paragraph (a)—on the next day the office is open for business after the relevant day.'. 	9 10 11 12 13 14 15 16 17 18 19 20 21

Part 9 Amendment of Transport 1 Infrastructure Act 1994 2 Clause 127 Act amended in pt 9 3 This part amends the *Transport Infrastructure Act* 1994. 4 Insertion of new ch 6, pt 8 Clause 128 5 Chapter 6— 6 insert— 7 'Part 8 Public thoroughfare easements 8 **'105A Public thoroughfare easements** 9 **(**1) This section applies if a public thoroughfare easement is 10 created over relevant land. 11 The State has control of the easement land, subject to the ·(2) 12 provisions of the instrument creating the easement. 13 Control of the easement land includes capacity to take all **'(3)** 14 necessary steps for-15 construction, maintenance and improvement of the (a) 16 easement land: and 17 (b) regulation of the use of the easement land. 18 **'**(4) Despite subsections (2) and (3)— 19 the State has responsibility for the maintenance of the (a) 20 easement land; and 21 for deciding the respective rights and liabilities that 22 (b) attach to a relevant entity for anything that happens 23 arising out of the use of the easement land, the easement 24 land must be taken to be a State-controlled road. 25 The owner of the relevant land, as the grantor of the easement, **(**5) 26 or as a successor in title of the grantor of the easement— 27

		(a)	is not required, and can not be required, to maintain, or to contribute to the maintenance of, any part of the easement land; and	1 2 3			
		(b)	is not, and can not be made, civilly liable for an act done, or omission made, honestly and without negligence, in relation to the easement land.	4 5 6			
	' (6)	In th	his section—	7			
			<i>ment land</i> means any part of the relevant land that is cted by the public thoroughfare easement.	8 9			
		own	er, of the relevant land, means—	10			
		(a)	if the relevant land is land granted in trust under the <i>Land Act 1994</i> —the trustee of the land; or	11 12			
		(b)	if the relevant land is non-freehold land under the <i>Land Act 1994</i> —the lessee or licensee of the land; or	13 14			
		(c)	if the relevant land is a lot under the <i>Land Title Act</i> 1994—the registered owner of the lot.	15 16			
		rele	relevant entity means any of following—				
		(a)	the owner of the relevant land;	18			
		(b)	the State;	19			
		(c)	any member of the public.	20			
		rele	want land means—	21			
		(a)	land granted in trust, or non-freehold land, under the Land Act 1994; or	22 23			
		(b)	a lot under the Land Title Act 1994.'.	24			
129	Am	nendr	ment of schedule 6 (Dictionary)	25			
	(1)	Sche	edule 6—	26			
		inse	rt—	27			
		ease	blic thoroughfare easement means a public thoroughfare ment under either of the following provisions, if the ment is in favour of the State—	28 29 30			

Clause

6

7

87

		(a) the Land Act 1994, chapter 6, part 4, division 8^{11}	1			
		(b) the Land Title Act 1994, part 6, division 4.12° .	2			
(2)	Schedule 6, definition <i>road</i> —					
	insert—					
	'(ca) does not include a public thoroughfare easement; and'.	5				

Part 10 Amendment of Valuers Registration Act 1992

Clause	130	Act amended in pt 10 This part amends the Valuers Registration Act 1992.	8 9
Clause	131	Amendment of s 3 (Definitions)	10
		Section 3—	11
		insert—	12
		<i>'officer</i> , of the board, includes a person authorised under section 44 to carry out an investigation.'.	13 14
Clause	132	Amendment of s 18 (Meetings of board)	15
		Section 18(6), 'members'—	16
		omit, insert—	17
		'chairperson'.	18

¹¹ *Land Act 1994*, chapter 6 (Registration and dealings), part 4 (Dealings affecting land), division 8 (Easements)

¹² Land Title Act 1994, part 6 (Dealings directly affecting lots), division 4 (Easements)

Clause	133	Am	nendment of s 27 (Inspection of register)	1
			Section 27, ', on payment of the prescribed fee,'	2
			omit.	3
		_		
Clause	134		nendment of s 28 (Publication of names of registered uers)	4 5
			Section 28, after 'gazette'—	6
			insert—	7
			'and on the board's website'.	8
Clause	135	Am	nendment of s 29 (Applications for registration)	9
			Section 29(2) to (5)—	10
			omit, insert—	11
		'(2)	The board may, by written notice given to the applicant, require the applicant to do either or both of the following—	12 13
			(a) give further information or a document the board reasonably requires to decide the application;	14 15
			(b) attend before the board, on the date stated in the notice, to give any further information the board reasonably requires to decide the application.	16 17 18
		' (3)	A notice under subsection (2)(a) must state a reasonable period of at least 14 days after it is given within which the information or document must be given.	19 20 21
		'(4)	The board may require the information or document to be verified by statutory declaration.	22 23
		'(5)	The applicant is taken to have withdrawn the application if the applicant—	24 25
			(a) does not comply with a requirement under subsection (2)(a) within the period stated in the notice; or	26 27 28
			(b) does not attend before the board on the date stated in the notice.	29 30

		'(6)	for a		if the board is satisfied with the applicant's reasons omplying with a notice under subsection (2), the $$	1 2 3
			(a)	exte	nd the time for complying with subsection (2)(a); or	4
			(b)	requ date	ire the applicant to attend before the board on a later.	5 6
		'(7)			l must consider the application and decide to grant, o grant, the application.	7 8
		' (8)		boarc d has-	I must not refuse to grant the application until the	9 10
			(a)	give	n the applicant a written notice that—	11
				(i)	sets out the reasons for the proposed refusal; and	12
				(ii)	gives the applicant 30 days in which to make oral or written submissions to the board about the reasons; and	13 14 15
			(b)	cons	idered any submissions made.'.	16
Clause	136		olicar		t of s 31 (Attendance before board of	17 18 19
			omit	, inse	rt—	20
	' 31	Inv	estig	ation	s about suitability of applicants	21
		' (1)	regis boar	stratio d dec	I may make investigations about an applicant for n or renewal of registration as a valuer to help the ide whether the applicant is a suitable person to be as a valuer.	22 23 24 25
		'(2)	com	missio	limiting subsection (1), the board may ask the oner of the police service for a written report about ant's criminal history.	26 27 28
		' (3)	The	comn	nissioner must give the report to the board.	29
		'(4)	histo	ory in	the report is required to contain only criminal the commissioner's possession or to which the oner has access.	30 31 32

ʻ31A		Со	nsideration of suitability of applicants	1
		'(1)	The board may have regard to the commissioner's report about an applicant's criminal history in deciding whether the applicant is a suitable person to be registered as a valuer.	2 3 4
		'(2)	In having regard to the report, the board must consider the nature of any offence mentioned in the report and the relevance of the offence to the applicant's suitability to be registered as a valuer.	5 6 7 8
	'31B	Cri	minal history is confidential document	9
		'(1)	An officer, employee or agent of the board must not, directly or indirectly, disclose to anyone else a report, or information contained in a report, given under section 31.	10 11 12
			Maximum penalty—100 penalty units.	13
		'(2)	However, the officer, employee or agent does not contravene subsection (1) if—	14 15
			(a) disclosure of the report or information to someone else is authorised by the board to the extent necessary to perform a function under or in relation to this Act; or	16 17 18
			(b) the disclosure is otherwise required or permitted by law.	19
		'(3)	The board must destroy the report as soon as practicable after considering the applicant's suitability for registration as a valuer.'.	20 21 22
Clause	137		endment of s 36B (Renewal of registration—statement certificate about CPD)	23 24
		(1)	Section 36B(1)(a)—	25
			omit, insert—	26
			'(a) a statement about, including details of and documents to support, the CPD prescribed under a regulation that the valuer has undertaken during the previous 12 months; or'.	27 28 29 30
		(2)	Section 36B(1)(c), after 'a statement about'—	31

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			inser	<i>t</i> —	1	
			', inc	luding details of, and documents to support,'.	2	
Clause	138	Am	endm	endment of s 39 (Cancellation of registration)		
			Secti	on 39—	4	
			inser	<i>t</i> —	5	
		'(4)		e board cancels a valuer's registration under this section, oard must—	6 7	
			(a)	remove the name and other particulars of the valuer from the register; and	8 9	
			(b)	publish notice of the removal in a newspaper circulating throughout the State and on the board's website.'.	10 11	
Clause	139			nent of s 42FA (Renewal of recording of ed valuer on list of specialist retail valuers)	12 13	
			Secti	on 42FA(b)—	14	
			omit,	insert—	15	
			'(b)	give the board a statement about, including details of and documents to support, the CPD relating to retail rental valuation prescribed under a regulation that the valuer has undertaken during the previous 12 months.'.	16 17 18 19	
Clause	140	Am	endm	nent of s 44 (Board may authorise investigation)	20	
			Secti	on 44—	21	
			inser	<i>t</i> —	22	
		'(4)	out a out a	board may authorise an investigator to continue to carry n investigation of the conduct of a registered valuer even complaint, on which the investigation was authorised, is drawn.'.	23 24 25 26	
Clause	141	Am	iendm	nent of s 50 (Disciplinary charge may be laid)	27	
			Secti	on 50(6)(a)(ii)—	28	

		omit, insert—	1
		(ii) notify the person charged—	2
		(A) of the time, day and place of the proceed and	eding; 3 4
		(B) that the person must attend the proceed or'.	eding; 5 6
Clause	142	Amendment of s 54 (Representation)	7
		(1) Section 54, 'either' to 'solicitor'—	8
		omit.	9
		(2) Section 54—	10
		insert—	11
		(2) The valuer may be accompanied by a lawyer or agent a entitled to be represented by the lawyer or agent.'.	and is 12 13
Clause	143	Amendment of s 57 (Offences—proceedings)	14
		'Section 57(2)(b), 'the chairperson'—	15
		omit, insert—	16
		'a member of the committee'.	17
Clause	144	Amendment of s 59 (Committee may order cancellation registration, etc.)	on of 18 19
		(1) Section 59(1), after 'committee may'—	20
		insert—	21
		'do 1 or more of the following'.	22
		(2) Section 59(1)(a) to (d), '; or'—	23
		omit, insert—	24
		·	25
		(3) Section 59(2)—	26
		omit.	27

		(4)	Section 59(4), '(3)'—	1
			omit, insert—	2
			'(2)'.	3
		(5)	Section 59(3) to (5)—	4
			renumber as section 59(2) to (4).	5
		(6)	Section 59—	6
			insert—	7
		'(5)	If the committee makes an order under subsection (1)(e), or the valuer's registration is cancelled under subsection (4), the board must—	8 9 10
			(a) remove the name and other particulars of the valuer from the register; and	11 12
			(b) publish notice of the removal in a newspaper circulating throughout the State and on the board's website.	13 14
		'(6)	The board may also publish, in the newspaper or on the website, notice of any action taken under subsection $(1)(a)$ to (d) or any suspension of a valuer's registration under subsection (4) .	15 16 17 18
Clause	145	Am	endment of s 61 (Appeals)	19
		(1)	Section 61(1)—	20
			insert—	21
			(g) an order under section 39 that a valuer's registration be cancelled.'.	22 23
		(2)	Section 61(3)(c)(ii), '(3) or (4)'—	24
			omit, insert—	25
			"(2) or (3)".	26
Clause	146		placement of pt 6, hdg (Transitional provisions for uers Registration Act 1992)	27 28
			Part 6, heading—	29
			omit, insert—	30

	'Part	6	Transitional provisions	1
	'Divis	ion 1	Transitional provisions for Valuers Registration Act 1992'.	2 3
Clause	147		of pt 7, hdg (Transitional provisions for stration Amendment Act 2001)	4 5
		Part 7, hea	ding—	6
		omit, inser	<i>t</i> —	7
	'Divis	ion 2	Transitional provisions for Valuers Registration Amendment Act 2001'.	8 9
Clause	148	Replacement	of s 72 (Definitions for pt 7)	10
		Section 72		11
		omit, inser	<i>t</i> —	12
	'72	Definition for div 2		
		'In this div	rision—	14
		amending Act 2001.'.	Act means the Valuers Registration Amendment	15 16
Clause	149	Insertion of n	ew pt 6, div 3	17
		After secti	on 74—	18
		insert—		19
	'Division 3		Transitional provisions for Natural Resources and Other Legislation Amendment Act 2005	20 21 22
	'75	Definition for	div 3	23
		'In this div	rision—	24
		Ŭ	Act means the Natural Resources and Other Amendment Act 2005.	25 26

Bill 2005

'76	Renewal of registration	1
	Despite the amendment of section 36B by the amending Act,	2
	that section, as in force immediately before the	3
	commencement of this section, applies to the renewal of a	4
	valuer's registration for the financial year beginning on 1 July	5
	2006.	6
'77	Renewal of recording on list of specialist retail valuers	7 8
	'Despite the amendment of section 42FA by the amending	9 10

Act, that section, as in force immediately before the commencement of this section, applies to the renewal of a valuer's recording as a specialist retail valuer for the financial year beginning on 1 July 2006.'.

Part 11Minor amendments14

Clause	150	Acts amended in schedule	15
		The schedule amends the Acts it mentions.	16

Sche	edule Minor amendments	1
	section 150	2
Geoth	nermal Exploration Act 2004	3
1	Schedule, definition, <i>tribunal</i> first mention— omit.	4 5
Land Act 2	Protection (Pest and Stock Route Management) 002	6 7
1	Schedule 1, sixth entry, '(79(3)(b))'— omit, insert— '(section 79(3)(b))'.	8 9 10
2	Schedule 3, definition <i>notifiable disease</i> , 'section 4'— <i>omit, insert</i> — 'schedule 2'.	11 12 13
Miner	al Resources Act 1989	14
1	Section 658(4), 'section 657(b)'— omit, insert— 'section 657(1)(b)'.	15 16 17
2	Schedule, definition <i>consultation start day— omit</i> .	18 19

Schedule (continued)
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Pet	roleum Act 1923	1
1	Section 25M(1)(h), from 'sections 80J and 80K' to 'must'—	2 3
	omit, insert—	4
	'sections 25O and 25R, ¹³ must'.	5
2	Section 77ZB, heading, 'exploration'—	6
	omit, insert—	7
	'mining'.	8
3	Part 6J, heading, 'tenure or'—	9
	omit, insert—	10
	'tenure, a 2004 Act petroleum authority or'.	11
4	Section 80J(6), 'authority'—	12
	omit, insert—	13
	'tenure'.	14
Pet	roleum and Gas (Production and Safety) Act 2004	15
1	Section 37(b)(iii) ';'—	16
	omit, insert—	17
	'; and'.	18

13 Sections 250 (Deciding application) and 25R (Criteria for decisions)

	Schedule (continued)	
2	Section 59(2)(d)(ii) '; and'—	1
	omit, insert—	2
	·.·, ·	3
3	Section 78A(3) 'section 80T(1)(b)'—	4
	omit, insert—	5
	'section 790(1)(b)'.	6
4	Section 79(2)(a)(i) ';'—	7
	omit, insert—	8
	'; or'.	9
5	Section 116(2)(a) 'section 114(1)'—	10
	omit, insert—	11
	'section 114'.	12
6	Chapter 2, part 2, division 7, subdivision 1, heading, 'and term'—	13 14
	omit.	15
7	Section 246(2)(b) '2004 Act'—	16
	omit.	17
8	Section 327(c), from 'authority' to 'section 313'—	18
	omit, insert—	19
	'tenement holder has not lodged any submission under section 314'.	20 21

	Schedule (continued)	
9	Section 386(2), 'plan.'—	1
	omit, insert—	2
	'plant.'.	3
10	Section 675(3), 'subsection (1)(d)'—	4
	omit, insert—	5
	'subsection (1)(e)'.	6
11	Section 678(1)(b), '; or'—	7
	omit, insert—	8
	·, , ·	9
12	Section 679(2)(b)(ii)(A), ';'—	10
	omit, insert—	11
	'; or'.	12
13	Section 705A(3), 'subsection (2)(b)(ii)'—	13
	omit, insert—	14
	'subsection (1)(b)(ii)'.	15
14	Schedule 2—	16
	insert—	17
	'2004 Act start day means 31 December 2004.'.	18

	Schedule (continued)	
Su	rvey and Mapping Infrastructure Act 2003	1
1	Section 38(1), from 'section 26' to 'exercise'—	2
	omit, insert—	3
	'section 28, ¹⁴ exercise'.	4
Su	rveyors Act 2003	5
1	Part 13, heading, 'and amendments'—	6
	omit.	7
Val	uation of Land Act 1944	8
1	Section 2, definition SunWater—	9
	omit, insert—	10
	'SunWater means the entity continued in existence under the <i>Government Owned Corporations Regulation 2004</i> , section 34.'.	11 12 13
Wa	ter Act 2000	14
1	Section 1122—	15
	insert—	16
	(5) In this section—	17

Transport Infrastructure Act 1994, section 28 (Chief executive to have power of a local government for State-controlled roads)

Schedule (continued)

SunWatermeans the entity continued in existence under the1GovernmentOwnedCorporationsRegulation2004,2section 34.'.3

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